	1					
m.c	ho			CONTENTS		
Before t COPYRIGHT ROYAL		WITN	ESSES		ROSS REDIRECT	RECRO
Washington,			Galaz			
		By M	. Boydston	7	2	93
		_	r. Olaniran	157		
IN THE MATTER OF:		By M:	. MacLean	256		
	Docket No.					
	2012-6	1	se Vernon . Boydston	301		
of the 2004-2009 : Cable Royalty Funds :	CRB CD	By In	. Doyaston	301		
	2004-09	EXHI	BITS		M	IARK REG
	(Phase II)					
		IPG				
IN THE MATTER OF:		118	Email from R	. Galaz to De	villier	
	Docket No. 2012-7	1				
of the 1999-2009	2020	119	Email from I	PG to Devilli	er	:
	CRB SD					
	1999-2009 (Phase II)	124	Email to Wor	lawide SG		:
	•	120	Email stream	to T. Cook		;
Volume 2		69	Declaration	by Curtis Wit	tbacht of	
Tuesday,			Envoy Produc	tions (exclud	ing paragraph	
December 9, 2014		86		by David Levi		•
Room LM-403				vision (exclu	ding	
Madison Building Library of Congre	ss	70	paragraph 3)	by Maureen Mi	1100	
101 Independence		1	of IWV Media		11011	
Washington, DC The above-entitle	d matter came on			~		
for hearing, pursuant to noti		121	Declaration b			:
- : -		62	(mandate agr Correspondenc	eement strick		14
BEFORE: THE HONORABLE SUZ		62	-	008 cable/sate		11
THE HONORABLE JES						
THE HONORABLE DAV	ID R. STRICKLER		CRB LE IFG 2		ellite claim	
THE HONORABLE DAV Copyright Royalty			CRD LE IFG 2		ellite claim	
			CAB IE IFG 2		ellite Claim	
Copyright Royalty	Judges	IPG	CRB Te Trg 2		ellite Claim	
Copyright Royalty	Judges 2	IPG 125	Documents fr		ellite Claim	117
Copyright Royalty APPEARANCES: On Behalf of the Worldwig	2 de Subsidy Group,	1	Documents fr			117
Copyright Royalty APPEARANCES: On Behalf of the Worldwid/b/a Independent Producers Grant	2 de Subsidy Group,	1	Documents fr	om Copyright		117
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Gr BRIAN BOYDSTON, ES	de Subsidy Group,	1	Documents fr	om Copyright orldwide Claim	ms	
Copyright Royalty APPEARANCES: On Behalf of the Worldwid/b/a Independent Producers Grant	de Subsidy Group,	125	Documents fr	om Copyright	ms	
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Gra BRIAN BOYDSTON, ESS Pick & Boydston, ESS 10786 Le Conte Aver Los Angeles, CA 900	de Subsidy Group, pup: 2. LP	125	Documents fr ABC Family We Exemplars of	om Copyright orldwide Clair Envoy Program	ms	15
Copyright Royalty APPEARANCES: On Behalf of the Worldwic d/b/a Independent Producers Grain BOYDSTON, ES Pick & Boydston, Li 10786 Le Conte Aven Los Angeles, CA 900 (213) 624-1996	de Subsidy Group, pup: 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.	125	Documents fr ABC Family We Exemplars of	om Copyright orldwide Clair Envoy Program to	ms	15
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Gra BRIAN BOYDSTON, ESS Pick & Boydston, ESS 10786 Le Conte Aver Los Angeles, CA 900	de Subsidy Group, pup: 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.	125	Documents from ABC Family We Exemplars of First letter	om Copyright orldwide Claim Envoy Program to aimants	ms	15
Copyright Royalty APPEARANCES: On Behalf of the Worldwig d/b/a Independent Producers Gr BRIAN BOYDSTON, ES Fick & Boydston, Li 10786 Le Conte Aver Los Angeles, CA 900 (213) 624-1996 On Behalf of the Settling	de Subsidy Group, pup: 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.	123	Documents from ABC Family We Exemplars of First letter 1999-2009 cla	om Copyright orldwide Claim Envoy Program to aimants r to	ms	15
Copyright Royalty APPEARANCES: On Behalf of the Worldwice d/b/a Independent Producers Green BRIAN BOYDSTON, ES Pick & Boydston, Li 10786 Le Conte Aven Los Angeles, CA 900 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN	de Subsidy Group, Dup: 2. LP Due D24 g Devotional	123	Documents from ABC Family Work Exemplars of First letter 1999-2009 classeound letter 1	om Copyright orldwide Claim Envoy Program to aimants r to	ms	15
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Gr BRIAN BOYDSTON, ES Pick & Boydston, Li 10786 Le Conte Aver Los Angeles, CA 900 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON	de Subsidy Group, pup: 2. LP nue 124 g Devotional . ESQ. T, ESQ.	123	Documents from ABC Family Web. Exemplars of First letter 1999-2009 classes 1999-200	om Copyright orldwide Clair Envoy Program to aimants r to aimants	ms	15 30 30
Copyright Royalty APPEARANCES: On Behalf of the Worldwid/ d/b/a Independent Producers Gro BRIAN BOYDSTON, ES, Pick & Boydston, Li 10786 Le Conte Aven Los Angeles, CA 900 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH,	de Subsidy Group, pup: 2. LP nue 124 g Devotional , ESQ. N, ESQ. ESQ.	125 123 109 110	Documents from ABC Family Web Exemplars of First letter 1999-2009 classecond letter 19	om Copyright orldwide Clair Envoy Program to aimants r to aimants	ms	15 30 30
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Grr BRIAN BOYDSTON, ES Pick & Boydston, Li 10786 Le Conte Aver Los Angeles, CA 900 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW	de Subsidy Group, Dup: 2. Dip	125 123 109 110	Documents fr ABC Family W Exemplars of First letter 1999-2009 cl: Second letter 1999-2009 cl: Third letter	om Copyright orldwide Clair Envoy Program to aimants r to aimants to aimants	ms	15 30 30
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Gr BRIAN BOYDSTON, ES Pick & Boydston, Li 10786 Le Conte Aven Los Angeles, CA 900 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW Washington, DC 2003	de Subsidy Group, Dup: 2. Dip	125 123 109 110	Documents fr ABC Family We Exemplars of First letter 1999-2009 classeond letter 1999-2009 classeond Third letter 1999-2009 classeond	om Copyright orldwide Clair Envoy Program to aimants r to aimants to aimants	ms	1: 30 30
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Grr BRIAN BOYDSTON, ES Pick & Boydston, Li 10786 Le Conte Aver Los Angeles, CA 900 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW	de Subsidy Group, Dup: 2. Dip	125 123 109 110	Documents fr ABC Family W Exemplars of First letter 1999-2009 cl: Second letter 1999-2009 cl: Third letter	om Copyright orldwide Clair Envoy Program to aimants r to aimants to aimants	ms	15 30 30
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Grr BRIAN BOYDSTON, ES Fick & Boydston, Li 10786 Le Conte Aver Los Angeles, CA 901 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW Washington, DC 2001 (202) 663-8000 ARNOLD P. LUTZKER,	de Subsidy Group, pup: 2. J.P pue 124 g Devotional , ESQ. V, ESQ. Shaw Pittman 37-1122 ESQ.	125 123 109 110	Documents fr ABC Family We Exemplars of First letter 1999-2009 classeond letter 1999-2009 classeond Third letter 1999-2009 classeond	om Copyright orldwide Clair Envoy Program to aimants r to aimants to aimants	ms	15 30 30
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Gr BRIAN BOYDSTON, ES Pick & Boydston, Li 10786 Le Conte Aven Los Angeles, CA 900 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW Washington, DC 2001 (202) 663-8000 ARNOLD P. LUTZKER, BEN STERNBERG, ESQ	de Subsidy Group, pup: 2. Lip nue 124 g Devotional . ESQ. J, ESQ. Shaw Pittman 37-1122 ESQ.	125 123 109 110 111	Documents fr ABC Family W Exemplars of First letter 1999-2009 cl: Second lette: 1999-2009 cl: Third letter 1999-2009 cl: Fourth letter	om Copyright orldwide Clair Envoy Program to aimants r to aimants to aimants r to aimants	ms mming	15 30 30
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Grr BRIAN BOYDSTON, ES Fick & Boydston, Li 10786 Le Conte Aver Los Angeles, CA 901 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW Washington, DC 2001 (202) 663-8000 ARNOLD P. LUTZKER,	de Subsidy Group, Dup: 2. LP Due D24 g Devotional , ESQ. T, ESQ. Shaw Pittman B7-1122 ESQ.	125 123 109 110 111	Documents from ABC Family Work Exemplars of First letter 1999-2009 classecond letter 1	om Copyright orldwide Clair Envoy Program to aimants r to aimants to aimants r to aimants	ms mming mission	15 30 30
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Grr BRIAN BOYDSTON, ES Pick & Boydston, Li 10786 Le Conte Aven Los Angeles, CA 901 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW Washington, DC 2003 (202) 663-8000 ARNOLD P. LUTZKER, BEN STERNBERG, ESQ Lutzker & Lutzker, 1233 20th Street, 1 Suite 703	de Subsidy Group, pup: 2. Lip nue 124 g Devotional . ESQ. N, ESQ. Shaw Pittman 87-1122 ESQ. LLP IW	125 123 109 110 111 112	Documents from ABC Family Work Exemplars of First letter 1999-2009 classecond letter 1	om Copyright orldwide Clair Envoy Program to aimants r to aimants to aimants r to aimants	ms mming mission	1: 30 30 33
Copyright Royalty APPEARANCES: On Behalf of the Worldwic BRIAN BOYDSTON, ES Pick & Boydston, Li 10786 Le Conte Aveu Los Angeles, CA 900 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW Washington, DC 2003 (202) 663-8000 ARNOLD P. LUTZKER, BEN STERNBERG, ESQ Lutzker & Lutzker, 1233 20th Street, 1 Suite 703 Washington, DC 2003	de Subsidy Group, pup: 2. Lip nue 124 g Devotional . ESQ. N, ESQ. Shaw Pittman 87-1122 ESQ. LLP IW	125 123 109 110 111 112 MPAA 336	Documents from ABC Family Work Exemplars of First letter 1999-2009 classecond letter 1	om Copyright orldwide Clair Envoy Program to aimants r to aimants to aimants r to aimants	ms mming mission	15 30 30 31 31
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Grr BRIAN BOYDSTON, ES Pick & Boydston, Li 10786 Le Conte Aven Los Angeles, CA 901 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW Washington, DC 2003 (202) 663-8000 ARNOLD P. LUTZKER, BEN STERNBERG, ESQ Lutzker & Lutzker, 1233 20th Street, 1 Suite 703	de Subsidy Group, pup: 2. Lip nue 124 g Devotional . ESQ. N, ESQ. Shaw Pittman 87-1122 ESQ. LLP IW	125 123 109 110 111 112 MPAA 336	Documents from ABC Family Work Exemplars of First letter 1999-2009 classes of Fourth l	om Copyright orldwide Clair Envoy Program to aimants r to aimants to aimants r to aimants	ms mming mission 000	19 30 30 31 33 33 109 10 186 18
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Grain BRIAN BOYDSTON, ES Pick & Boydston, Li 10786 Le Conte Aven Los Angeles, CA 900 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW Washington, DC 2003 (202) 663-8000 ARNOID P. LUTZKER, BEN STERNBERG, ESQ Lutzker & Lutzker, 1233 20th Street, 1 Suite 703 Washington, DC 2003 (202) 408-7600 On Behalf of the Motion 1	de Subsidy Group, pup: 2. LP nue 124 g Devotional FSQ. Shaw Pittman 17-1122 ESQ. LLP IW	125 123 109 110 111 112 MPAA 336 354 355	Documents from ABC Family Work Exemplars of First letter 1999-2009 classes of Fourth l	om Copyright orldwide Claim Envoy Program to aimants r to aimants to aimants r to aimants r to aimants	ms mming mission 000	19 30 30 31 33 33 109 10 186 18
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Gr BRIAN BOYDSTON, ES Pick & Boydston, Es 10786 Le Conte Aveu Los Angeles, CA 900 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW Washington, DC 2001 (202) 663-8000 ARNOLD P. LUTZKER, BEN STERNBERG, ESQ Lutzker & Entzker, 1233 20th Street, 1 Suite 703 Washington, DC 2001 (202) 408-7600 On Behalf of the Motion I	de Subsidy Group, Dup: 2. LP Due 024 g Devotional . ESQ. T, ESQ. Shaw Pittman 87-1122 ESQ. LLP TW	125 123 109 110 111 112 MPAA 336 354	Documents from ABC Family Work Exemplars of First letter 1999-2009 classes of the control of the	om Copyright orldwide Claim Envoy Program to aimants r to aimants to aimants r to aimants r to aimants	ms mming mission 000	19 30 30 31 33 33 109 10 186 18
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Grr BRIAN BOYDSTON, ES Pick & Boydston, Li 10786 Le Conte Aven Los Angeles, Ca 900 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW Washington, DC 2003 (202) 663-8000 ARNOID P. LUTZKER, BEN STENBERG, ESQ Lutzker & Lutzker, 1233 20th Street, 1 Suite 703 Washington, DC 2003 (202) 408-7600 On Behalf of the Motion I Association of America: GREGORY O. OLANIRAN	de Subsidy Group, Dup: 2. LP Due 1224 g Devotional . ESQ. Shaw Pittman 137-1122 ESQ. LLP JW 166 Picture U, ESQ.	125 123 109 110 111 112 MPAA 336 354 355 SDC	Documents from ABC Family Work Exemplars of First letter 1999-2009 classecond letter 1	om Copyright orldwide Clair Envoy Program to aimants r to aimants	ms mming mission 000	1.9 30 31 31 109 10 186 18 230 23
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Gr BRIAN BOYDSTON, ES Pick & Boydston, Es 10786 Le Conte Aveu Los Angeles, CA 900 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW Washington, DC 2001 (202) 663-8000 ARNOLD P. LUTZKER, BEN STERNBERG, ESQ Lutzker & Entzker, 1233 20th Street, 1 Suite 703 Washington, DC 2001 (202) 408-7600 On Behalf of the Motion I	de Subsidy Group, Dup: D:	125 123 109 110 111 112 MPAA 336 354 355 SDC 628	Documents fr. ABC Family W. Exemplars of First letter 1999-2009 cl: Second letter 1999-2009 cl: Third letter 1999-2009 cl: Fourth lette: 1999-2009 cl: Copy of stipulifies Cal Copy of stipulifies Cal Copy of stipulifies Cal	om Copyright orldwide Clair Envoy Program to aimants r to aimants	ms mming mission 000 te	19 10 186 18 230 23
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Green BRIAN BOYDSTON, ES Pick & Boydston, Li 10786 Le Conte Aven Los Angeles, CA 900 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW Washington, DC 2001 (202) 663-8000 ARNOID P. LUTZKER, BEN STERNBERG, ESQ Lutzker & Lutzker, 1233 20th Street, 1 Suite 703 Washington, DC 2001 (202) 408-7600 On Behalf of the Motion I Association of America: GREGORY O. OLANIRAL LUCY HOLMES PLOVINI KIMBERLY NGJVEN, ES WHITNEY NONNETTE, I	de Subsidy Group, Dup: 2. Lip Due D24 g Devotional FSQ. K, ESQ. Shaw Pittman 17-1122 ESQ. LLP DW 16 Picture 17, ESQ. EX, ESQ. EX, ESQ. EX, ESQ. EX, ESQ. EX, ESQ.	125 123 109 110 111 112 MPAA 336 354 355 SDC	Documents fr ABC Family We Exemplars of First letter 1999-2009 cla Second letter 1999-2009 cla Third letter 1999-2009 cla Fourth letter 1999-2009 cla Satellite Ca Copy of stipu IPG Petition	om Copyright orldwide Clair Envoy Program to aimants r to aimants to aimants r to aimants rrier Retransm lendar Year 20 ulation to Participat Mr. Galaz freement between	ms mming mission 000 te	19 10 186 18 230 23
Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Grr BRIAN BOYDSTON, ES Pick & Boydston, Li 10786 Le Conte Aven Los Angeles, CA 900 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW Washington, DC 2001 (202) 663-8000 ARNOID P. LUTZKER, BEN STERNBERG, ESQ Lutzker & Lutzker, 1233 20th Street, 1 Suite 703 Washington, DC 2001 (202) 408-7600 On Behalf of the Motion I Association of America: GREGCRY O. OLANIRAN LUCY HOLMES PLOVNIC KIMBERLY NGUYEN, ES WHITMEY NONDETTE, I Mitchell Silberberg	de Subsidy Group, Dup: 2. Lip Due D24 g Devotional FSQ. K, ESQ. Shaw Pittman 17-1122 ESQ. LLP DW 16 Picture 17, ESQ. EX, ESQ. EX, ESQ. EX, ESQ. EX, ESQ. EX, ESQ.	125 123 109 110 111 112 MPAA 336 354 355 SDC 628 605	Documents frame ABC Family We Exemplars of First letter 1999-2009 classecond letter 19	om Copyright orldwide Clair Envoy Program to aimants r to aimants to aimants r to aimants	ms mming mission 000 te	1: 30 30 31 31 109 10 186 18 230 23
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Copyright Royalty APPEARANCES: On Behalf of the Worldwid d/b/a Independent Producers Grr BRIAN BOYDSTON, ES Pick & Boydston, Li 10786 Le Conte Aven Los Angeles, CA 900 (213) 624-1996 On Behalf of the Settling Claimants: MATTHEW J. MacLEAN CLIFFORD HARRINGTON VICTORIA N. LYNCH, Pillsbury Winthrop 2300 N Street, NW Washington, DC 2001 (202) 663-8000 ARNOID P. LUTZKER, BEN STERNBERG, ESQ Lutzker & Lutzker, 1233 20th Street, 1 Suite 703 Washington, DC 2001 (202) 408-7600 On Behalf of the Motion I Association of America: GREGCRY O. OLANIRAN LUCY HOLMES PLOVNIC KIMBERLY NGUYEN, ES WHITMEY NONDETTE, I Mitchell Silberberg	de Subsidy Group, Dup: 2. LP Due 224 g Devotional FSQ. T, ESQ. Shaw Pittman 37-1122 ESQ. LLP TW 36 Picture T, ESQ. T, ESQ. SQ. SGQ. SSQ. SSQ. SSQ. SSQ. SSQ. SS	125 123 109 110 111 112 MPAA 336 354 355 SDC 628 605	Documents frame ABC Family We Exemplars of First letter 1999-2009 classecond letter 19	om Copyright orldwide Claim Envoy Program to aimants r to aimants to aimants r to aimants rrier Retransm lendar Year 20 ulation to Participat Mr. Galaz fromment between y between Mr. Co	ms mming mission 000 te	1.5 30 31 31 109 10 186 18 230 23

5 P-R-O-C-E-E-D-I-N-G-S vesterday we were discussing the IPG claimant, 9:13 a.m. Devillier Donegan Enterprises. JUDGE BARRETT: On the record. Good MR. GALAZ: That's correct. Let me morning. Please be seated. The addition of a get these. Dunkin Donuts to our cellar was not a good thing. MR. BOYDSTON: Let me ask you to take a look at what has been marked as Exhibit 118. We think we had referred to it yesterday, but we When we adjourned yesterday, I believe Mr. Boydston you were examining your client. certainly not admitted it yet. Let me ask you to MR. BOYDSTON: I was, Your Honor. take a look at what's marked as Exhibit 118. JUDGE BARRETT: Would you like to 10 MR. MACLEAN: Could you repeat that? MR. BOYDSTON: One eighteen. 11 continue with that? 11 MR. GALAZ: All right. 12 MR. BOYDSTON: Yes Your Honor. I did, 12 DIRECT EXAMINATION (Cont.d) 13 though I didn't know if we're going to compare 13 BY MR. BOYDSTON: 14 notes on time at this point or not. 14 And are you familiar with this? TIMER RAPPETT. We can do that while 15 15 Yes. I am. Mr. Galaz takes his seat. Our best estimate is 16 16 that MPAA has used an hour and 32 minutes. IPG 17 And it's a short email from you to Mr. 17 0 has used two hours and 39 minutes. And SDC has Devillier. Could you give us the context for 18 14 used 15 minutes. Is that in the ball park at 19 20 А The context was I had contacted Mr. 21 MR. BOYDSTON: Your Honor, that is in Devillier and I think he was filing out the ball park. But I'm not advocating. I'm accounting to them. He called me to explain that

telling you my calculation was MPAA 129, SDC 25 and IPG three. So those are in the ball park three. 4 JUDGE BARRETT: Okav. Thanks. MR. BOYDSTON: Your Honor, I would like to ask if we could have a protection of some time for the afternoon yesterday when it took pretty much the whole afternoon to get into five exhibits because of extensive objections. And you'll recall the Court broke to confer at the 10 break and then had a second break as well or a 11 12 second conferring as well. JUDGE BARRETT: I don't think you need 13 14 to worry about having your case curtailed, Mr. 15 Boydston. 16 MR. BOYDSTON: Okay. 17 JUDGE BARRETT: We'll use the rule of 18 reason here. 19 MR. BOYDSTON: Appreciate it. Thank 20 you. MR. BOYDSTON: Good morning, Mr.

Galaz. Now as you may recall when we broke

the company DDE was no longer functioning. And he had an issue as to how we were going to issue the payment and whether it should be made directly to him or to the DDE bank account. In the course of that conversation, he expressed that they no longer had any records. They had ceased conducting business. And I guess the records -- It sounds like they purposefully destroyed them and wanted to get copies of the contracts that he had with IPG. 10 11 So that was the context of this. I simply forwarded him the copies of the contracts. MR. BOYDSTON: Your Honor, I would 13 like to move Exhibit 118 into evidence. 15 JUDGE BARRETT: My notes indicate that 16 it was admitted. 17 MR. BOYDSTON: Okay. 18 MS. PLOVNICK: I'm sorry. I thought 19 it was not admitted. If you just want for the 20 record to note our continuing objection to documents that weren't produced. This wasn't 21

produced until December 2nd and it's dated in

22

21

9

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2010. The documents attached were, but not the
     email. And so we renew our objection.
                 MR. BOYDSTON: Your Honor, we didn't
     know that this client was at issue until we got
     the papers from the MPAA. And it's in response
     to their argument on the Devillier claimant.
                 JUDGE BARRETT: I was looking at 119
 8
     this whole time. One eighteen is the email with
     the attachments.
10
                 MR. BOYDSTON: Correct.
                 MS. PLOVNICK: And we're objecting to
12
     the email portion.
13
                 JUDGE BARRETT: MPAA's objection is
14
     noted and 118 is admitted.
15
                 (Whereupon, the above-referred to
                 document marked for identification as
16
17
                 IPG Exhibit 118 was received into
18
                 evidence.)
19
                MR. BOYDSTON: Thank you, Your Honor,
20
                 BY MR. BOYDSTON:
21
                Mr. Galaz, please take a look at 119.
          0
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within I think a week afterwards of their termination simply saying "And just so we're clear, termination means end of the term. Look at this provision." so forth and so on. The significance of it is that there was never any objection to that. It still meant that termination affected the term date and that all broadcasts occurring until that termination date we had a post term collection right there. If we certainly made claim for those, then we had a 10 11 continuing right to collect on those claims. 12 MR. BOYDSTON: Your Honor, I would 13 like for Exhibit 119 to be admitted. MS. PLOVNICK: Your Honor, MPAA 14 15 objects. We move to compel all documents relating to IPG's authority to represent its 16 claimants including Devillier Donegan. This is 17 18 correspondence that it was a related to a termination letter that was produced pursuant to 19 20 the July 30th Order. But this actual --21 The termination letter was produced,

but this email and the attached letter, the

10

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to be -- I'm looking at the wrong thing now.
     Another email between you and Mr. Devillier. Do
     you recall this?
           Α
                 Yes, I do.
                 And what was the context of this
           0
     email?
                 Well, it needs to be read frankly in
     the context of one of the exhibits that was
10
     attached to the MPAA -- And that was the
     termination letter from DDE which occurred I
12
     think the first week of August in 2011. This was
13
     after we accounted to DDE and we had given an
     accounting subsequent to that.
14
                 Again, Mr. Devillier had indicated
15
     that they were no longer conducting business and
     said, "Okay. We're just terminated that."
                 I said, "That's fine because there is
18
    no further licensing as far we understood." So
19
20
    it really had no effect.
21
                 But nonetheless when he sent the
    letter I just sent him this follow-up letter
22
```

And this is another email. It appears

Okay.

Α

1

August 18th letter, here were not produced to us until December 2. So we renew our objection on that basis. MR. MacLEAN: The SDC joins in that 5 objection. 6 MR. BOYDSTON: Your Honor, may I have the witness respond to that? JUDGE BARRETT: The objection is not 8 timely production. Can you not respond on your own? Go ahead. 11 MR. GALAZ: We produced the termination letter in discovery. The only reason that this is being produced here is because there had been no objection to our interpretation of termination letter until the MPAA rebuttal when Devillier Donegan now says "No, termination means termination. There's no post term collection 17 right." 19 Until that point, it wasn't an issue. That's the first time this letter would have been 20 relevant to interpreting anything. We couldn't 21

anticipate that Mr. Devillier was going to

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reverse course a matter of weeks ago. So this is
     the first time that this would have been relevant
     from my perspective to call upon the rights
     between the parties.
                 JUDGE BARRETT: Ms. Plovnick, I
     understood you to say this letter was not
     produced in the original discovery.
                 MS. PLOVNICK: Neither the email nor
     the letter that's attached that's dated August
     18, 2011, neither of those documents were
11
     produced until we got the last IPG exhibits.
12
                 MR. BOYDSTON: If I may, Your Honor,
13
     it was produced. What was produced was
     Devillier's termination letter to IPG. That's
1.1
     what was produced. This is a letter back from
15
     IPG to Devillier responding to that just to say
16
17
     that we got this but this is what it means. And
     the reason we're producing it now is --
                JUDGE BARRETT: I understand.
19
                MR. BOYDSTON: Okay. Sorry.
```

- And what we had given Mr. Devillier was the proprietary information that we had compiled as
- 3 to what titles had generated retranmission
- royalties. And that was in the context of asking
- 5 them as we had done in the 2000-2003 proceedings
- 6 to review that list and identify specifically
- which titles they wanted us to make claim for.
- JUDGE BARRETT: I'm sorry. I need a
- 9 time link here. I'm not sure when and where.
- 10 Was this before the termination letter? After
- 11 the termination letter?
- 12 THE WITNESS: This was after the
- 13 termination letter. After the termination
- 14 letter, we had a continuing, ongoing relationship
- 15 with -- I spoke with Mr. Devillier personally
- 16 several times.
- JUDGE BARRETT: Okay. That's all I
- 18 needed to know.
- 19 THE WITNESS: Okay.
- 20 JUDGE BARRETT: Thank you.
- 21 Go ahead, Mr. Boydston.
- 22 MR. BOYDSTON: You testified yesterday

14

- MS. PLOVNICK: We did receive the
- termination letter from DDE. We did not get this

JUDGE BARRETT: So did you receive the

3 additional correspondence.

termination letter from DDE?

- 4 JUDGE BARRETT: Okay. One nineteen is
- . admitted.

- 6 (Whereupon, the above-referred to
- 7 document marked for identification as
- 8 IPG Exhibit 119 was received into
- evidence.)
- MR. BOYDSTON: Thank you, Your Honor.
- 11 BY MR. BOYDSTON:
- 12 Q Mr. Galaz, we touched on this
- yesterday. But you said at some point after the
- 14 dates of these emails IPG contacted Devillier
- $^{1\,\mathrm{G}}$ with regard to these events. And in the context
- 16 of that I think you testified that IPG forwarded
- 17 its big mass of list of 60,000 titles, etc. Is
- 18 that correct?
- 19 A That's correct as part of the ongoing
- $20\,$ back and forth with the representative claimant.
- 21 We give them copies of everything that's going to
- 22 be used in connection with these proceedings.

- that at some point you found out that Mr.
- 2 Devillier had passed on the IPG list of 60,000
- 3 titles to Mr. Olaniran. And how is it you came
- 4 to learn that?
- THE WITNESS: We came to learn that
- 6 because we sent out as part of a global email to
- all the parties we represented this proprietary
- 8 information asking -- And it was pursuant to a
- 9 program that we have a programmer who will
- 10 combine an HTML document with an Excel
- 11 spreadsheet and basically send out a form to
- 12 everybody attaching the Excel list of 64,000
- 13 titles asking the same question of everyone "Here
- 14 is the total list. Please go through and respond
- $\,$ to us and identify which programs belong to you."
- 16 We sent this out one evening. By the
- $\,$ 17 $\,$ next morning, we had received a response from Mr.
- 18 Olaniran objecting to something that we had in
- $\,$ 19 $\,$ our global email to everybody. When Mr. Olaniran
- $20\,$ $\,$ responded you can see from the email stream that
- 21 he had been forwarded it from DDE.
- 22 Quite evidently, DDE had already

17

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relationship because it was after hours that this
    was sent. Yet Mr. Olaniran already had it by the
     evening. And that was what we took objection to.
                 It was confidential and proprietary.
     Everyone knew this. It leads me to believe that
     all of our communications with DDE had been
     already shared with the MPAA and --
                 MR. MacLEAN: Objection. Move to
     strike Mr. Galaz' last sentence which was without
10
     foundation and speculation.
11
                 JUDGE BARRETT: Sustained.
                 MR. BOYDSTON: Mr. Galaz, were you
12
1.3
     able to understand from this email stream that
     you got what it was that had made Mr. Olaniran
14
15
     upset?
16
                 THE WITNESS: Yes, it was. It was a
17
    reference in the email to something that had
    occurred in the 1997 royalty proceedings. And
    we had gotten wind that something comparable was
    occurring in these proceedings.
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BY MR. BOYDSTON:

JUDGE BARRETT: The email said MPPA sent a detective into a claimant's office. MR. BOYDSTON: Right. He was telling his clients to be aware that something like this may happen. And then Mr. Olaniran took issue on MS. PLOVNICK: IPG hasn't brought this email in for anyone to see. JUDGE BARRETT. Correct MR. BOYDSTON: No. but this is what 10 11 led to the circumstance and Mr. Galaz read the email. We're not even offering it for the truth. 12 13 We're offering it to show how it was Mr. Galaz understood that Mr. Olaniran was upset. 14 MR. GALAZ: And actually I think it is 15 one of our exhibits. 16 17 MR. MacLEAN: Your Honor, if it's offered on that basis, I don't see the relevance. 18 MR. BOYDSTON: We were putting in context how it was that we were able to discover

that Mr. Devillier had given Mr. Olaniran this

propriety information.

JUDGE BARRETT: I think you've already established that by the fact that Mr. Olaniran contacted Mr. Galaz. Enough said. MR. BOYDSTON: Okay. JUDGE BARRETT: Done. Sustained. BY MR. BOYDSTON: Now, Mr. Galaz, prior to the events we were just discussing, had IPG ever threatened Devillier with legal action? In the aftermath of this transfer of the proprietary information from Devillier to Mr. Olaniran, what steps did IPG take? IPG communicated to Devillier only in the same letter that it communicated with everybody else, "Here is a list of titles. You're obligated to provide us a copy of your titles that you're making claim for. Please respond." And that is the extent of it. I think at one point with Mr. 21 Devillier he just stopped responding. And I

think frankly he was just bothered by the fact

Specifically? In the 1997 proceedings, the MPAA had one of its employees, a former New York City policeman, walk in with another individual into IPG claimant's offices, given the impression that he was a detective and said, "I'm here to investigate Independent Producers Group. Could you give me all correspondence, all contracts, 9 you have with them?" 10 And how did you learn about that? 11 From one of our claimants who 12 contacted us. Another claimant contacted us when 13 they were suspicious --14 MS. PLOVNICK: We're going to object to this because a lot of this is beyond his 15 personal knowledge. It's speculation. 16 THE WITNESS: This is actually in the 17 18 record in the 97 proceedings. 19 MR. BOYDSTON: He is relaying what he saw in this email and what he had firsthand

understanding as to what it was that made Mr.

Olaniran upset.

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that we had discovered that he had been
     forwarding information to the MPAA.
                 JUDGE BARRETT: I'm sorry. We don't
     need to have your speculation, Mr. Galaz.
                 THE WITNESS: Sorry, Your Honor.
                 JUDGE BARRETT: Just answer the
     questions if you would please.
                 THE WITNESS: Sorry, Your Honor.
                 BY MR. BOYDSTON:
                 At some point, did IPG take up the
11
     issue of the transfer of proprietary information
12
     with Devillier?
13
                 The very next day, whether we didn't
     threaten legal actions, simply said, "We're very
14
     disappointed in you" and "You jeopardized not
15
     just your claim but other people's claims."
16
17
                 MR. BOYDSTON: Thank you. Please take
     a look at what's been marked at Exhibit 124. By
11
    my calculation it was not admitted. It was
19
     presented yesterday. And Ms. Saunders was asked
     questions about it, but I don't believe I moved
     for admission. But it is in front of the
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International is one of our represented
     claimants. And we were having difficulty with
     them. They were initially acting -- I would say
     that they were being somewhat vitriolic with
                 We didn't understand why. And when we
     pressed them and explained the context of
     everything including my criminal conviction -- I
     mean everything has been transparent about that -
10
     - they came back and said "Well, this is why we
11
     were concerned because we'd been informed that
12
     you're a fraudulent organization."
                 And we said, "Okay. Well, on what
13
     basis would you do that or why would you think
14
     that? We've done this. We've pulled this data
15
     together. Everything is transparent."
16
                 And that's when they sent us this
17
     which they forwarded the email from Mr. Olaniran
18
     with the re: line Mail Fraud, cc'ed to Ms.
19
     Saunders and Ms. Lucy Plovnick. And you can see
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20

2 JUDGE BARRETT: I don't have it marked as admitted. 4 JUDGE FEDER: It's not admitted. MR. BOYDSTON: I didn't think so. I just wanted to make sure of that. G JUDGE BARRETT: Okay. BY MR. BOYDSTON: Mr. Galaz, the top email in Exhibit 10 124 is addressed to Worldwide SG. Are you familiar with that email address? That's the company email address for IPG. And it's addressed to "Dear Ms. 15 Vernon." Do you also have access to this email 16 address? 17 18 And did you also receive this email? 19 I saw it. Yes, I reviewed it. 20 And what was your understanding of

what was going on in this email?

Well, to put it in context, Beckmann

Mail Fraud Program Royalties and the assertion that's made by Beckmann Group that Mr. Olaniran had warned her that there was a scam going on which he had been investigating for some time. MR. BOYDSTON: Your Honor. I'd like to move to admit Exhibit 124. 6 MS. PLOVNICK: MPAA objects to this exhibit. Our first objection is that this is not 9 an impeachment exhibit. It wasn't exchanged in advance. That's contrary to the judges' 10 regulations. This is a new exhibit that they

what it says right there. Mr. Olaniran is saying

"Mr. Galaz and his operation." The re: line is

could have put in the binder, but they didn't put in the binder. 13 The second is that it's been mischaracterized and I think his summation of it 15 16 is inaccurate. But it is clearly the program, 17 the mail fraud, and attributing that to Mr. 18 Olaniran. 19 But beyond that this is related or at 20 least some portion of it, the part at the bottom, is related to the 2000-2003 cable proceeding. So 21 I think only the top portion of it is really 22

21

22

witness.

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relevant to this proceeding. The bottom part is
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- 2 not.
- MR. BOYDSTON: Well, Your Honor, the
- reason I would argue it's relevant to this
- 5 proceeding is because it came up in the context
- of preparing for this proceeding and not 2000-
- 7 2003.
- 8 And the reason why it's being brought
- 9 in now is because it relates to the MPAA's attack
- 10 on our right to represent Beckmann International.
- 11 And we do have a right to represent Beckmann
- 12 International. Beckmann was concerned about
- 13 this. They communicated with us in this regard.
- 14 And when we saw the MPAA's papers, we said "Well,
- 15 we have a piece of evidence to address this with
- 16 regard to Beckmann."
- 17 MS. PLOVNICK: Yet they didn't put it
- 18 in the exhibit binder.
- JUDGE BARRETT: It's dated March 13,
- 20 2014.
- 21 MR. BOYDSTON: That is true. We did
- 22 not know the significance of this until we got

- International. Well, it named -- I don't believe
- 2 it named Beckmann. It named companies that
- 3 Beckmann is an agent for, but not Beckmann as I
- 4 recall.
- 5 MS. PLOVNICK: Your Honor, in our
- written objections to claims which was filed
- October 15th, we made claims challenges. We
- 8 didn't make any new claims challenges as in our
- 9 exhibit binder other than in regard to that one
- 10 Feed The Children document which was a new
- 11 document.
- 12 This is an email that existed in March
- 13 of 2014. If they wanted to say something about
- 14 that, I mean we really didn't remove that issue
- in anything we filed in our exhibit binder. And
- 16 I just -- This was produced in discovery to us,
- 17 but it was not in the exhibit binder at all. It
- 18 was raised yesterday as an impeachment exhibit
- 19 and they were not able to get it for impeachment
- purposes. And now they're trying to offer it
- 21 with their own witness.
- 22 MR. BOYDSTON: Your Honor, I believe

- their exhibits for this hearing and in the
- exhibits for this hearing, Beckmann comes up. So
- 3 we realized we have to -- we need to put this in.
- 4 I mean again part of the issue is we
- 5 didn't -- Neither of the parties saw each others'
- 6 exhibits for this proceeding until a week before.
- 7 So we couldn't anticipate everything that we
- 8 would want to put in until we saw that.
- 9 JUDGE BARRETT: I understand that you
- 10 didn't see each other's exhibits. But you had --
- 11 Did you not have a list of the challenges? Did
- 12 you not know what the challenges were prior to
- 13 turning over exhibits?
- MR. BOYDSTON: Well, in some cases we
- 15 did. But then again then when the exhibits came
- 16 for instance there are exhibits addressing Fox
- 17 Entertainment and there's nothing in their
- 18 referral statement about that.
- 19 JUDGE BARRETT: Was there anything in
- 20 any paper you received from MPAA prior to the
- 21 exhibit binder that named Beckmann International?
- MR. BOYDSTON: That named Beckmann

- that the witness has information that's pertinent
- to this. May I direct him to answer that?
- JUDGE BARRETT: You can ask him a
- 4 question.
- 5 MR. BOYDSTON: Okay. What is your
- 6 understanding of the MPAA's position regarding
- 7 Beckmann and the entities it represents?
- 8 THE WITNESS: That the entities that
- 9 it represents should be excluded for the initial
- 10 year contract with Beckmann who is the
- 11 distributor of these entities including Amity.
- 12 And the purpose of this particular exhibit is to
- 13 display the difficulties that we've had sometimes
- 14 unknowingly with parties because unbeknownst to
- 15 us it's being communicated to them that we are a
- 16 fraudulent organization.
- 17 And, Your Honor, I'd point out there
- 18 --
- 19 JUDGE BARRETT: Please, Government,
- 20 can you point me to the MPAA rebuttal statement
- 21 or any statement from MPAA prior to the exhibit
- 22 binder that listed?

29 31 MS. PLOVNICK: I'm not sure I can. I ever had. I recall meeting with her and in might have to look it up. I have a copy of the chart that we did that would list all of our -connection with these proceedings we had their corroboration. They identified all their You're talking about prior to the written rebuttal statement or in the written rebuttal programming, when we submitted then the statement? acknowledgment of representation which I know JUDGE BARRETT: Either. we'll go into greater later detail about those. MS. PLOVNICK: Your Honor, I'm not They executed it. There seemed to be no issue seeing Beckmann International listed as one of with them until we received the MPAA rebuttal in 10 the claimants we even challenged in our written which they attached a termination letter that was 11 rebuttal statement. It's not listed on our 11 purportedly sent in 2004 that I know for a fact had never been received by us. And I know for a 12 Appendix A where we summarized all of our 12 13 challenges. Now if what he's saying is they're 13 fact that if it had been received by us we would have responded to it -an agent claimant, then it is possible that they 14 14 15 are represented agents on here that they didn't 15 MS. PLOVNICK: Objection. identify in the list as being linked to Beckmann. JUDGE BARRETT: Sustained. 16 16 17 17 But I don't see Beckmann specifically. MR. BOYDSTON: Just out of curiosity. JUDGE BARRETT: Exhibit 124 is 18 18 I didn't understand what the objection was. 19 admitted. MS. PLOVNICK: He's speculating about (Whereupon, the above-referred to 20 things. 21 document marked for identification as JUDGE BARRETT: Sustained. 22 IPG Exhibit 124 was received into 22 MR. BOYDSTON: As far as you know, was 30 1 evidence \ that termination letter ever received by IPG? 2 THE WITNESS: I know for a fact it MR. BOYDSTON: Thank you, Your Honor. 3 BY MR. BOYDSTON: wasn't. Mr. Galaz, are you familiar with an BY MR. BOYDSTON: IPG claimant known as Golden Films? Thank you. With regard to -- Are you Yes, I am very well. familiar with another IPG claimant, Pacific 7 And prior to receipt of the MPAA's Family Entertainment? rebuttal papers here a couple of months ago, are Very well as well. 9 you familiar with whether or not Golden Films 9 And at some point did you receive some 10 ever disavowed IPG's representation by -- Excuse information from Pacific Family Entertainment to 10 11 me. Whether or not Golden Films disavowed IPG's 11 the effect that it no longer wished IPG to 12 right to representative? 12 represent it? 13 To my knowledge, they had never. I 13 Well, what we received was notice and 14 had absolutely no information that they had ever 14 I think this was the end of September, just sent a termination letter to IPG and all evidence 15 15 within the last few months. Pacific Family 16 was to the contrary. I can explain that. 16 Entertainment we had represented for something 17 Have you corresponded with 17 like 14 years under an agreement. Again, they 18 representatives of Golden Films over the years? 18 had corroborated with us in the 2000 & 2003 Yes, specifically Diane Eskenazi. I 19 proceedings. Including in these proceedings, 20 recall actually visiting her offices and in Menlo 20 they had acknowledgments of representation. In 21 Park, California. We represented them. She was 21 September, it came to their attention that -- And -- They were one of the first clients that we I can't say it's the right hand not knowing what

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33
    the left hand is doing -- they had executed an
                                                                  because this first one that says September 14th,
                                                                  I think it may have changed the date on it. It
     agreement subsequent to the agreement with us
     also with Compact Collections.
                                                                  was nowhere near September 14th. And I don't
                                                                  know why he responded to this one and I don't
                 Compact Collections is apparently
     represented by the MPAA. So the MPAA contacted
                                                                  know why the date says September 14th. That was
                                                                  an email that was sent out I believe in March or
    Compact. Compact contacted Pacific Family
     Entertainment and said, "Hey, you have two
                                                                  something like that.
                                                                              In any event, he appears to be
     conflicting agreements. But we've advanced
                                                                  responding to that. But it's dated September
     moneys to you. So who do you want to go with at
                                                                  26th. And this was in fact the first time we had
     this point in time?"
                                                                  been contacted by Pacific Family Entertainment.
                 We had an agreement with Pacific
                                                             11
                                                                  And they said that they were breaking the
12
     Family Entertainment and the first we ever
                                                             12
13
     realized that there was any issue with that, the
                                                             13
                                                                  agreement with IPG.
                                                                              And then there was a response here too
     revocation that was in September.
                                                             14
                                                                  starting "Dear Tim." Was there any reaction or
15
                 Please take a look at what's been
                                                             15
     marked as Exhibit 120 and tell me if you're
                                                                  response to that response?
16
                                                             16
                                                             17
                                                                              No, there hasn't been any response to
17
     familiar with that.
                                                                  that. We had asked him to provide copies of the
                 Yes, this was the email stream with
                                                             18
18
                                                                  agreement between Pacific Family Entertainment
    Tim Cook. Actually, it somewhat jumps ahead
                                                             19
19
    because -- Well, in any event, it's this email
                                                                  and Compact Collections that he was saying
20
                                                                  existed. And we never received anything.
21
    stream where the second email down is the one
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Let me ask you about a -- Are you

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Cook. He cc's himself. I don't know why. But
     this is where he has --
                 JUDGE BARRETT: Before you tell us
     what he says, let's see if we can get it in
 4
 5
     evidence.
                 MR. BOYDSTON: Thank you. Your Honor.
     Then I would like to move to admit Exhibit 120.
                 MS. PLOVNICK: We have no objection.
 9
                 MR. MacLEAN: We don't --
10
                 JUDGE BARRETT: One twenty is
    admitted.
12
                 (Whereupon, the above-referred to
13
                 document marked for identification as
14
                 IPG Exhibit 120 was received into
15
                 evidence.)
                 BY MR. BOYDSTON:
16
17
                 And so I believe as the email begins,
    the very first email is the first email you made
18
19
    reference to earlier in your testimony that says
20
    "For the first time we have this agreement with
    some other entity." Correct?
```

Yes, but this is -- I'm confused

from Mr. Cook. Actually, yeah, it's from Mr.

familiar with an IPG client by the name of Urban Latino? Yes. And until the filing of the MPAA rebuttal statement, were you aware of -- Had Urban Latino ever disavowed IPG's representation to your knowledge? No, not to my knowledge. I know that there's a filing apparently that was made by an agent purporting to be their counsel, Ted 10 Hammerman that was filed probably like I think it 12 was a decade ago or something like that. 13 IPG had entered into an agreement with 14 Urban Latino with a minimum of a three year term 15 and a post term collection right. The document on file with the CRB -- that was the Copyright 16 Office -- indicates that they're withdrawing IPG 17 18 as a representative and it attaches a letter that was purportedly sent that attempts to terminate 19 within one year I think or approximately a year 20 after the agreement had been entered into. 21

I didn't personally know about that.

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39
                                                     37
                                                                             Ves.
     So they were contacted just like all of the
                                                                             Are you familiar with an IPG claimant
    parties asking if they'd cooperate in the action
     of these proceedings. They did cooperate. They
                                                                  known as Worldwide Pants Incorporated?
                                                                              Yes, very well.
    provided copies of their or identified their
                                                                             And when did IPG first enter into an
    claim to programs. They signed the
                                                                  agreement with Worldwide Pants?
    acknowledgment of representation. And until we
                                                                             Late 90s. I think it was 1998, 1998
    got the MPAA rebuttal we didn't realize that
     there was --
                                                                  or 1999.
                                                                             At some point, did Worldwide Pants
                 You had mentioned several times the
    different parties in addition to Urban Latino
                                                                  terminate the agreement with IPG?
10
     about them "cooperating" with you in preparing
                                                                             Yes. they did.
                                                                             And approximately when was that?
     for this proceeding. What is the time frame
    you're talking about?
                                                             13
                                                                             2003 I think they sent their
                 For this particular proceeding, I
                                                                  termination notice.
14
15
     think we started contacting parties maybe two or
                                                            15
                                                                        0
                                                                             And was there -- In the context of
16
     three months after they were announced. I think
                                                            16
                                                                  that, did IPG and Worldwide Pants come to any
17
     they were announced in September 2013, roughly
                                                            17
                                                                  kind of meeting of the minds as to when IPG would
18
    August or September 2013. So close to the end of
                                                            18
                                                                  be making claims for them and when it would not?
    the year, we had started contacting parties. But
                                                            19
                                                                             Yes. We continued to make claims
20
    most of it started taking place during the early
                                                            20
                                                                  pursuant to the agreed-upon termination date.
21
    2014.
                                                                  Post term collection right continued. And we
```

38

acknowledgment of representation.

A Correct.

Q Approximately when were those sent out

to the various claimants?

A February - March I think.

Q Of this year?

A Of 2014, correct.

Q And when that happened did Urban

Latino come back to you in any way and say "Who

are you? Get out of here"?

I know they didn't say that. My

And you said they also signed an

whether I sent them a copy of our contract or

what. But at some point, they had come back.

I recall having a conversation because

I remember it actually took a while to actually

locate the individual who was the person who I

should be speaking to in their organization at

that point. They had actually moved from New

recollection was that -- Yeah, I can't recall

20 York City to Los Angeles.
21 Q And when you finally contacted them,
22 were they cooperative?

up until the termination date. There was no At some point after the termination date, did IPG come in contact with Worldwide Pants again and end up representing it again? Yes. And that was specifically at my working. Worldwide Pants is a company that it's David Letterman's company. And they own The Late Show and The Late Late Show. And they actually are co-owners of Everybody Loves Raymond, though 10 11 they asked us not to make claim for that 12 particular program. 13 This was after I had come back and

continued collecting for all broadcasts occurring

started being full-time with Independent
Producers Group. I had resolicited Worldwide
Pants and I got specific -- And it all came up in
the context of -- it's irrelevant to all here -royalties that were coming out of Canada for the
Copyright Collection of Canada.
And in that context, I resolicited
them. I specifically pull the filings from the

them. I specifically pull the filings from the
Copyright Office and from the CRB and

11

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41
    demonstrated to them that there were not in fact
    making claim. They were losing an extraordinary
     amount of money by not making U.S. claims.
                At that point, two individuals
     reconfirmed their reengagement of us and that was
    Amy Rubin in their New York office, a long-time
     employee of Worldwide Pants, and their counsel,
     Eric Weissler in Los Angeles.
                 They then subsequently been in
    connection with the Canada Collections, signed
     something confirming our authority, granted only
13
                 MR. MacLEAN: Objection. Your Honor,
     at this point, it's unresponsive and becoming
    narrative.
```

JUDGE BARRETT: Sustained.

Worldwide Pants, did IPG make claims on behalf of

remember in 2007 because we got it in time to get back for 2006 claims. So starting for the 2006

MR. BOYDSTON: After being rehired by

THE WITNESS: Yes. And that was I

JUDGE BARRETT: It sounds like hearsay I think. The objection is sustained. Ask more specific questions and more often. MR. BOYDSTON: My original question is whether or not IPG made an inquiry of Worldwide Pants as to whether or not it had authorized its distributor, CBS, or anyone else to make application for royalties such as these. I believe your answer was no. Or the answer was 11 yes, that IPG did make that inquiry. 12 THE WITNESS: Absolutely made an 13 inquiry. Worldwide Pants now owned The Late Show and The Late Late Show. It was a broadcast on 15 CBS. But the concern is obviously that a distributor whether domestic or --17 BY MR. BOYDSTON: 18 Let me get you out of there. So IPG did make an inquiry as to whether or not 19 Worldwide Pants had assigned its rights in some 20 21 regard. Yes? And included a provision in our

happen.

broadcast year which the claim for the U.S. would have been in July 2007, we started making claim for Worldwide Pants again, communicating with them, accounting to them and have collected I think \$2 million, close to \$2 million, on their behalf that would have been foregone. Now when IPG initially entered into an agreement with Worldwide Pants, did IPG inquire of Worldwide Pants as to the distributor CBS or 9 anybody else was application for these types of 11 rovalties for it. Very specifically and the context of 12 that is that David Letterman. The Late Show, used 13 to be on NBC. NBC owned his program. When he 1.1 15 had a very well-known falling out with NBC and moved to CBS --17 MR. MacLEAN: Objection. Move to strike. It's nonresponsive. 19 MR. BOYDSTON: Your Honor, this is the background of the answer. Mr. Letterman did move 20

and when he moved the legal status of his company

changed significantly which is how all this could

contract that address that specifically. 2 And therefore what was Worldwide Pants' response to the inquiry? The response to the inquiry was that they have rights that (a) they owned the copyright --MS. PLOVNICK: I have an objection. 8 My issue is that this is speculation and it's 9 also hearsay. MR. BOYDSTON: Well, I'll withdraw the 10 question and ask a different question. 11 12 JUDGE BARRETT: Thank you. MR. BOYDSTON: Was this issue memorialized in the agreement between Worldwide 14 15 Pants and IPG? THE WITNESS: Yes, there's a --17 BY MR. BOYDSTON: 18 In what regard? 19 There's a specific warranty in our 20 contract with Worldwide Pants that says that they 21 have not rendered these rights to any distributor

and that they continue to retain the rights to

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20 21 Worldwide Pants?

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make claim for cable and satellite retransmission
    royalties. And the reason that it was there was
     _{A} specific concern of mine that there would be
     some distributor that would come along at some
     point and say, "Hey, we're an appropriate
     claimant." I didn't want to have a conflicting
     claim.
                 And do you understand that some
     distributor has come along and made that claim.
12
                 CBS Distribution -- David Letterman
13
     was broadcast on CBS -- has now indicated that is
14
     the claimant for The Late Show and The Late Late
15
    Show. It's never identified Worldwide Pants in
16
     any of its July claim filings.
17
                Let me ask a question about that.
    Have you investigated the CBS July filings to see
18
19
    whether or not they have included Worldwide
20
    Pants?
21
          Α
                 There is no mention of them.
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So you have investigated them?

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they're a claimant. I'm trying to recall the
     details of their engagement.
                 BY MR. BOYDSTON:
                 Do you recall whether or not they
     signed a contract with IPG?
                 My recollection is they signed the IPG
     contract initially and mandate agreement and then
     an extension agreement. But we've only been able
     to locate the extension agreement.
10
                 And what does the extension agreement
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     -- You've located that. So tell me about the
12
     extension agreement. What does that purport to
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14
                 The extension agreement is our form
15
     standard. It's our form extension agreement. If
     an extension agreement exists, then it means that
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17
     the immediately preceding year there is a mandate
     agreement. Then IPG initially started --
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                 MS. PLOVNICK: Objection. This calls
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he's testifying as to a business with IPG.

MR. BOYDSTON: Well no. Your Honor,

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for speculation.

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                 Yes, I have.
                And is there anything in there?
                 There is nothing --
                 I'm sorry. That's a bad question.
     When you investigated the CBS July filings, did
     you find CBS listing The Late Show or the The
     Late Late Show in their filings?
                No. I did not.
                MR. MacLEAN: Objection. Facts not in
     evidence, Your Honor. If Mr. Galaz is going to
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11
     testify to the contents of the document, then we
12
     should have that document.
                 JUDGE BARRETT: Sustained.
                 MR. BOYDSTON: Well, Your Honor, he
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     can testify to what he saw on paper. That's all
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     he testifying to.
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                JUDGE BARRETT: He can. But if
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     there's a paper, that would be a better source of
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                MR. BOYDSTON: Are you familiar with
    an IPG claimant called Cogeco Radio-Television?
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                THE WITNESS: Yes. I know that
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1 JUDGE BARRETT: Well, it's beyond the scope of the question. Ask another question. 3 MR. BOYDSTON: Thank you, Your Honor. BY MR. BOYDSTON: What is IPG's practice with regard to 6 extension agreements? An extension agreement only exists if there is a mandate agreement in the immediately 9 preceding year. And again you've testified that there 10 Q is an extension agreement with Cogeco, although you've not located a mandate agreement. Correct? 13 Correct. We could not find the original mandate agreement that was entered into. We located and produced the extension agreement. So we know -- And the extension agreement 17 specifically refers to the existence of the mandate agreement. 18 19 MR. MacLEAN: Objection. Facts not in 20 evidence. MR. BOYDSTON: Well, we've got dozens 21 of these things in evidence. Exhibit 101 is one

51 49 of these. The document was executed with the intent of it applying to calendar year 2001. And JUDGE BARRETT: Sustained. MR. MacLEAN: That may be but -that is in fact --JUDGE BARRETT: Sustained. MS. PLOVNICK: Objection. TIMES BARRETT: Sustained. MR. BOYDSTON: Let me ask you. Are MR. BOYDSTON: Have you discussed this you familiar with an IPG client by the name of issue with the representatives of Envoy Envoy Productions? Productions? THE WITNESS: Very well. BY MR. BOYDSTON: THE WITNESS: Yes. MR. BOYDSTON: And what have they told And did Envoy Productions make claim 10 10 you in terms of their recollection of this issue? in the prior proceedings, 2000, 2003? 11 11 Yes, it did for the calendar 2001 MS. PLOVNICK: Objection. 12 12 13 MR. MacLEAN: Objection, hearsay. 13 broadcast year. And were those claims ultimately 14 MS. PLOVNICK: Hearsay. 14 0 denied to your knowledge? JUDGE BARRETT: I'm going to overrule 14 They were dismissed. 17 THE WITNESS: That's their And have you investigated the basis for that and? 18 recollection as well. They in fact executed a The basis for it was that the contract declaration that we submitted as part of our that we had with them identifies calendar year 20 evidence attesting to that and other facts 2000. I know that it was a typographical error. 21 relating to other issues that are being addressed 22 MR. MacLEAN: Objection, move to in these proceedings. 50 52 BY MR. BOYDSTON: 1 strike as nonresponsive and also facts not in evidence. Please take a look at what's been JUDGE BARRETT: Sustained. The marked as IPG Exhibit 69. This was relevant in 4 nonresponsive part. both the program suppliers category and the MR. BOYDSTON: In investigating -devotional category. We just put in one so that 6 Excuse me. So upon what basis do you agree that we didn't overburden this already overburdened 7 there was a typographical error in the agreement? paper trail. That is Exhibit 69. 8 THE WITNESS: Well, the agreement --Okay. 9 and it's within the documents if we want to jump 9 And do you recognize this document? 10 ahead to it -- it was actually printed out from 10 Yes, this is the declaration that was 11 the IPG website. There was a time where we had a 11 executed by an executive of Envoy Productions, 12 IPG website and you could actually print out the 12 Curtiss Wittbacht. 13 contract and just send it to us. At the time 13 And the document will speak for that they printed it out it hadn't been updated, 14 14 itself. But just very generally, did you discuss the attached agreement. 15 this document with other people? 15 16 So it still applied to the 2000 16 Yes, I did. 17 calendar year. It was an oversight on MR. BOYDSTON: And, Your Honor, I 17 18 everybody's part because at the time that the 18 would like to move Exhibit 69 into evidence. 19 contract was actually executed between the MR. MacLEAN: Objection. Your Honor, 19 parties it was already a year past the deadline 20 there are several bases for this objection. 20 21 for the 2000 filing. It was in July 2002 if I 21 First of all, obviously it's hearsay. With 22 recall. respect to this declaration, no good cause has

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been shown for why a witness from Envoy can't be
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- 2 here to testify about Envoy's intent with regard
- 3 to the agreement.
- 4 Moreover, paragraph four of this
- 5 declaration actually deals with another issue
- 6 which is regarding what I understand to be IPG's
- 7 contention that a distribution agreement existed
- 8 between Envoy Productions and Promark Television.
- Now we requested in discovery copies
- to of all agreements between Envoy Productions and
- 11 Promark Televisions and a number of other
- 12 claimants that IPG claimed in program titles
- 13 along with Envoy Productions. In their program
- 14 title list, they had a lot of, dozens and dozens
- 19 of programs where they'd say Envoy Productions/
- 16 and then another company. There were about five
- 17 other companies that would appear that way
- 18 including Promark.
- 19 We asked for -- understanding that IPG
- 20 was making a claim that Envoy and a number of
- 21 other companies where claiming the same program -
- 22 requested in discovery all agreements and

- IPG's response to our motion to compel and then
- 2 IPG's compelled response to our document
- 3 production request that there was no relationship
- 4 between Promark and Envoy. Therefore, Promark
- 5 and Envoy as IPG suggested were not in fact
- 6 claiming the same programs.
 - The first time we saw any indication
- 8 whatsoever that Promark and Envoy are claiming
- these same programs as opposed to different
- 10 programs with the same title was here in this
- 11 Exhibit 69 which we received for the first time
- 12 last Tuesday. There was no correspondence.
- Now they say we can't find the
- 14 agreement. There's no correspondence whatsoever
- 15 produced. We asked for correspondence, too, and
- 16 that was compelled. If there is a distribution
- 17 agreement there would have been correspondence.
- 18 year to year accounting for royalties. There
- 19 would have been correspondence year to year
- 20 regarding the distribution.
- There is none of that. None of that
- was produced. This is trial by ambush. And as a

- correspondence between these claimants about
- 2 those programs.
- 3 IPG's response to that discovery
- 4 request -- Well, they first refused to provide
- $^{\rm 5}$ $\,$ anything. We moved to compel. Their response to
- 6 our compel was SDC is making an assumption here.
- 7 We never said that these are the same programs.

 We just said it was the same program title. It
- might be the same program. It might not be the .
- 10 same program. We don't know.
- 11 The judges granted our motion to
- 12 compel, ordered IPG to go to their claimants if
- 13 necessary to get all correspondence and
- 14 agreements relating to these program titles.
 - They came back and responded. And if you give me
- 16 a moment, I can tell you where their response is.
- 17 It's in our exhibit list. Give me one second
- 18 here.
- 19 It's SDC Exhibit 625, the IPG
- 20 discovery response. They responded, "We don't
- 21 have any documents."
- 22 That led us to the conclusion based on

- result of this, this is prejudicial because Envoy
- 2 Productions makes a claim for only a single year.
- 3 Whereas Promark on the other hand makes claim for
 - multiple years. And as a result -- And there is
- 5 no information produced, none whatsoever,
- 6 regarding the content of Promark's programs.
- 7 From what I understand now, they are
- 8 for the first time in this exhibit claiming that
- 9 Promark is entitled to royalties for all of the
- 10 Envoy programs that are identified as the same
- 11 program titles in Promark's list for all the
- 12 years Promark claims and moreover are claiming
- 13 that these are devotional programs.
- That's prejudicial to us that we did
- not have this information before last Tuesday.
- 16 And it's prejudicial to us that nothing was
- 17 produced in response even after the judges
- 18 granted our motion to compel.
- MR. BOYDSTON: Your Honor.
- JUDGE BARRETT: I'm sorry, Mr.
- 21 MacLean. I got hung up when you said there would
- 22 be have been distribution records year after

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year. Isn't that what we're here for? I don't
     think there have been any distributions during
     this time frame.
                 MR. MacLEAN: Let me explain, Your
     Honor. From what I understand, they're
     contending that Envoy is the producer and that
     Promark is a distributor of Envoy's programs.
     This is the claim that was made for the first
     time in this affidavit. Never before in this
     proceeding has this claim been made.
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                 JUDGE BARRETT: I got that point.
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                 MR. MacLEAN: Okay. So they say we
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     looked and we can't find the distribution
14
     agreement between Envoy and Promark. But they
15
     never say that they looked for -- By the way,
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     they didn't say this in response to our discovery
17
     request. They didn't say this in this affidavit.
18
                 They never said anywhere either in
19
     this affidavit or otherwise that they looked for
20
     correspondence as they were required to do and
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     they couldn't find any correspondence. And
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here's why that's odd. Because if there is a

Envoy and all the other companies that they listed along with Envoy were claiming the same programs. That's prejudicial for us. Now you Judges might have noticed, MPAA submitted an expert witness with respect to the correct categorization of the eight Envoy programs that IPG submitted exhibits for. Our expert witness does not those programs. We made a categorical decision. We're going to focus on Willie Wilson which is a more significant program 11 that's --12 MR. BOYDSTON: Your Honor, this is 13 running into a speech to say the least. He's 1.4 going on for over seven minutes. Now I 15 appreciate he wants to object. But can I address something one at a time or? 16 17 JUDGE BARRETT: Yes, let's object. Let's let Mr. Boydston respond to your prejudice 18 19 objection. Is there another legal basis without

MR. MacLEAN: Your Honor, what I was

just saying also goes to prejudice and I wanted

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the narrative?

distribution agreement and there is distribution going on from year to year by --JUDGE BARRETT: You mean distribution 3 4 of the programs. 5 MR. MacLEAN: Of the programs, that's 6 right. Maybe I should say syndication. JUDGE BARRETT: Thank you. MR. MacLEAN: From year to year by 9 Promark, then you would expect to see accounting 10 going back to Envoy from year to year. It's 11 simply not credible that there would not be --12 And by the way, nobody has claimed that there's 13 no correspondence. That's not even addressed 14 15 It's simply not credible that there would be. Nevertheless, IPG responded to our 16 discovery request saying "There are no responsive 17 18 documents." That was after the judges granted our motion to compel leading us to believe that 19 20 IPG was not making a contention that Envoy and 21 Promark were in fact claiming the same programs

as apparently IPG is not making contention that

to -- I'll make it very quick. I wanted to explain. We made a tactical decision on where we wanted to focus our resources. Admittedly, by all means, we're responsible for the tactical decisions we make. However, we're entitled when we made that tactical decision to have the information before us that we requested in discovery and we did not have that information. And that's prejudicial for us because we made a decision as to how to allocate our resources and where to allocate our focus that based upon the 13 information that we had. And now we have this declaration that makes a whole new claim for 15 multiple, multiple years on behalf of Promark. MR. BOYDSTON: This is not a new 16 claim. No one has ever withheld. We never made 17 18 a secret about the relationship between these entities. And the document speaks for itself in 19 20 Exhibit 4. JUDGE BARRETT: You mean paragraph 21

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four.

61 63 MR. BOYDSTON: Yes, thank you. I'm that agreement? MR. MacLEAN: Objection, foundation. sorry. He exposed the policy of document JUDGE BARRETT: Sustained. destruction. That's why they don't have the MR. BOYDSTON: Your Honor, I'm sorry. agreement. And we made inquiry of them pursuant to the order and said, "Give us your agreement I don't understand what I'm supposed to do here. and give us your correspondence." THE WITNESS: I can indicate that it They came back and said, "We don't was representative -have any. We have the policy of document В MR. MacLEAN: Objection. There's no destruction. We don't have any." question pending. At that point, what is IPG supposed to 10 JUDGE BARRETT: Sustained. MR. BOYDSTON: Has IPG included claims 11 do? Go to them and threatened them with a gun 1.1 for both Envoy and Promark in its filings in 12 and say, "Oh, I think you do." So, no, we won't 12 13 withholding anything. 13 these proceedings? THE WITNESS: Yes, we have. 14 And Promark was included. It's not 14 BY MR. BOYDSTON: 15 like we didn't explain that we were making claims 15 on behalf of Promark in the first place. And does IPG have an agreement with 16 16 17 Now, Your Honor, may I address a 17 Envov? question to the witness to respond to this as We have an agreement with Envoy just 1À 18 well? for calendar year 2001. 19 JUDGE BARRETT: You may. And is there an agreement with Q MR. BOYDSTON: Thank you. Promark? Are you familiar with the relationship Yes, there's an agreement for Promark 64 between Promark and Envoy? that extends through all years of these THE WITNESS: Yes, I am. proceedings. 3 MR. BOYDSTON: And what is that 0 And in response to the court's orders. did IPG make inquiry of Envoy as to its relationship? And how does that relate to the 4 5 manner in which IPG is pursing these claims? agreements and correspondence with Promark? MR. MacLEAN: Objection, foundation. Yes, and we also made inquiry with JUDGE BARRETT: Sustained. Promark as well. MR. BOYDSTON: Well, he said he's And what was the response to your familiar with it and -inquiries in regard to Envoy? 10 JUDGE BARRETT: I'm familiar with 10 MR. MacLEAN: Objection, hearsay. 11 thermodynamics, Mr. Boydston. But I wouldn't 11 MR. BOYDSTON: Your Honor, this is 12 attempt to testify regarding it. Let's ask him 12 getting ridiculous. I mean -more specific questions if you can. 13 13 JUDGE BARRETT: Back up. Overruled. 14 MR. BOYDSTON: Okay. Do you have an 14 THE WITNESS: Envoy responded that understanding as to what the agreements are 15 15 they had a document destruction policy. They 16 between Promark and Envoy with regard to the 16 don't have anything going back I think four years 17 distribution of Envoy programming? or something like that. Their executives knew 17 18 THE WITNESS: Yes. 18 the existence of Promark as a distributor, could 19 MR. BOYDSTON: And what is that? even testify as to the nature of the agreement 19 20 MR. MacLEAN: Objection, foundation. where they indicated that it was -- and this 20 21 JUDGE BARRETT: Sustained. 21 appears in this declaration -- a one year MR. BOYDSTON: What is the nature of continuing term agreement that covered the term

67 65 no question that they are hearsay. There's also of the years covered by this proceeding. no question that our rules give us the discretion Promark when we asked them is no longer in the television distribution business. to hear and consider hearsay. And we've made a previous decision that we would allow these It's in the music business or something like sorts of adequate statements and that we would that. They as well have no records. They consider them for whatever weight they may have. literally just ship them off or destroy them or something. I have no idea. But they both know With respect to issues of prejudice that Promark was the distributor for Envoy. however, that as to the weight of your objection as do my colleagues, we believe the production MR. MacLEAN: Objection. THE WITNESS: They've both represented in November of this year prior to the hearing of 11 to me. evidence of a relationship that was not clearly MR. MacLEAN: Objection. 12 elucidated prior to that date is prejudicial to 1 : JUDGE BARRETT: Sustained. the SDC. And for that reason, we're going to 14 MR. MacLEAN: Move to strike the last admit Exhibit 69, but strike paragraph four. So 15 sentence. 15 paragraph four will not be part of the record. (Whereupon, the above-referred to 16 JUDGE BARRETT: Sustained. 16 17 MR. BOYDSTON: Based upon your 17 document marked for identification as familiarity with this declaration you understand IPG Exhibit 69 was received into 18 18 evidence, striking paragraph 4.) 15 that Envoy confirmed to you prior to and in this 19 declaration that Promark was the distributor at MR. BOYDSTON: Your Honor, I'm not 20 20 contesting anything. I just want to make an 21 the time in question. 21 MR. MacLEAN: Objection, leading and observation or a question. When a document 66 68 refers to a document not in evidence. doesn't exist, this declaration didn't exist JUDGE BARRETT: Sustained. until a month ago or less. That would seem to MR. BOYDSTON: The document speaks for suggest that we should have anticipated creating 4 itself anyway. it and producing it ahead of time. Is that what JUDGE BARRETT: Only when it's in the panel is suggesting? JUDGE BARRETT: Your comments are on evidence, Mr. Boydston. MR. BOYDSTON: I'm sorry. the record, Mr. Boydston. JUDGE BARRETT: Only when it is in MR. BOYDSTON: Thank you. 8 9 BY MR. BOYDSTON: evidence. MR. BOYDSTON: Yes, you're right, Your 10 Please take a look at what has been 10 Honor. And I once again move for admission. 11 marked as Exhibit 86. 11 MR. MacLEAN: Objection, Your Honor, 12 All right. on the basis that I've stated. And what is this? MS. PLOVNICK: We join SDC's This is a declaration of David Levine. He's the principal of Promark Television. 14 objection. JUDGE BARRETT: Could we confer 16 MR. BOYDSTON: And, Your Honor, I'd 17 please? Off the record. 17 like to move that Exhibit 86 be moved into 18 (Whereupon, the above-entitled matter evidence. 19 went off the record at 10:10 a.m. and resumed at 19 MR. MacLEAN: Objection, Your Honor. 20 10:16 a.m.) 20 JUDGE BARRETT: Mr. MacLean. MR. MacLEAN: Yes. Your Honor. If 21 JUDGE BARRETT: On the record. Please 21 you'll -- Pardon me, Your Honor. I'm still 22 be seated. With respect to affidavits, there is 22

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    turning to the exhibit here. But this -- Our
    objection is on precisely the same basis as with
     respect to the Envoy declaration and in
     particular I'll direct the judge's attention to
    paragraph three which is just the flip side of
    what Envoy's declaration says.
                So on the precise same basis,
    precisely the same prejudice with respect to the
    Envoy declaration, we object to the admission of
    this declaration, both on the basis of hearsay
    and on the basis of the prejudice cause by IPG's
     failure either in its written direct statement or
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     in discovery or in its opposition to our motion
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     to compel to put us on notice that they were
15
    contending that there was any relationship
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    between Envoy and Promark.
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                MR. BOYDSTON: Your Honor, we were
    never asked to provide that information. We were
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relationships because they had produced this list of titles that paired up in some cases multiple claimants with the same titles.

In IPG's opposition to that motion to compel, they said "We never said that these are the same titles."

MR. BOYDSTON: No, we never said. We said that -- Regardless the titles, we were never

asked whether or not these companies had a contract. We were asked for documents and we

11 didn't have any. JUDGE BARRETT: Exhibit 86 is admitted 12

except for paragraph three which is stricken.

(Whereupon, the above-referred to 14 document marked for identification as 15

IPG Exhibit 86 was received into 16 17 evidence, paragraph 3 stricken.) MR. BOYDSTON: Mr. Galaz, are you 18

familiar with an IPG claimant by the name of 19 Adler Media? 20

21 THE WITNESS: Yes, I am. BY MR. BOYDSTON:

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require us to make all kinds of things to respond to discovery that hasn't even been requested.

never asked. I don't know how we could have

anticipated this. Our clients have all kinds of

different relationships with each other. I mean to exclude this on that basis would seem to

Each of these entities I mean they had

an agreement with each other. It's not like they

ever said to us "Do these parties have an agreement?" And we said, "No." And we refused

to respond.

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JUDGE BARRETT: Do you have a legal

response? I don't want a narrative response, Mr.

Boydston. 10

MR. BOYDSTON: The legal response is that there is no prejudice here. They never

asked us if these companies had a relationship

and we never said no. We also never said

nothing. I mean I don't know how we were

16 supposed to anticipate that we would have to tell

them that these companies have a third party

18 agreement between themselves.

JUDGE BARRETT: Thank you. 19

MR. MacLEAN: Your Honor, that's just 20

not true that we didn't ask them. We asked in 21

22 discovery for the documents establishing these And did Adler Media have an executed

agreement with IPG?

Yes, they did.

And to your knowledge is that included

in Exhibit 101 which includes a number of

different agreements?

Yes. They executed agreements for I

believe two years. And one is for calendar year

2000. The other one is for calendar year 2002.

I don't think we could locate the 2002 agreement.

But Adler has confirmed engagement of IPG for

2000 and 2002.

And has Adler corroborated with IPG in 13 14 this proceeding in terms of providing information

15 regarding its programming?

> Α Fully.

Are you familiar with an IPG client by 17 0

18 the name of Atlantic Film Corporation?

Yes. And Atlantic Film Partners. 19

And are you familiar with -- Did you

understand that an entity called Atlantic Film 21

22 Partners was dismissed in the prior 2000- 2003

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75 73 proceeding? Yes. And did Aviva enter into an agreement with TPG? Is there really an Atlantic Film Well. IPG entered into an agreement Partners? Or is that to your knowledge Atlantic А with Image Entertainment. The agreement with Film Corporation? Image Entertainment specifically identifies Aviva They've always been identified as separate entities. However, they're both International on the notices section. And in connection with execution with that when we distributed by Beckmann International. started filing July claims Image Entertainment And did IPG sign and enter into an agreement with Atlantic Film Partners? directed us to specifically identify Aviva 10 Actually, that's almost a legalistic International on the joint claim as well. 11 In subsequent evidence that we 12 issue. Our contract was with Beckmann 12 13 International. Initially we signed a mandate 13 submitted -- this was told to us at the time --Image filed under penalty of perjury a agreement with Beckmann International In the 15 subsequent year, we signed an extension declaration that Aviva is in fact a wholly owned 16 subsidiary of Image Entertainment. 16 agreement. In the extension agreement, Beckmann 17 indicated they were signing on its own behalf and 17 Are you familiar with an IPG claimant 18 on the behalf of --18 named Inca Productions? 19 MR. MacLEAN: Objection, facts not in 19 Α Yes. And does Inca Productions have a 20 evidence. 20 0 21 MR. BOYDSTON: Let him finish at 21 contract with itself with IPG? Again, Inca is distributed by Beckmann 22 least. 22 76 74 1 MR. MacLEAN: Also nonresponsive. International. Beckmann signed a mandate MR. BOYDSTON: Can he please finish agreement with us. The next year they signed an extension agreement where Beckmann indicated that the answer? JUDGE BARRETT: Overruled. Go ahead, it was executing not only on its own behalf but Mr. Galaz. behalf of all the entities that it distributes THE WITNESS: For the extension and that included Inca in California. agreement, Beckmann signed upon its own behalf. And you've mentioned Beckmann. But then in a parenthetical it stated on its own Beckmann has obviously come up here and there. And you've said they distribute certain of these behalf and on behalf of these other entities on 10 whose behalf it distributed programming. entities. Is that in a sense akin to a 11 So Beckmann covered the programming of 11 distributor like CBS or NBC but smaller? Well. from the standpoint that -- It several entities because it was the distributor 12 12 13 in the original mandate agreement and then in the 13 all depends on which CBS you're talking about, if you're talking about CBS Broadcasting or you're next year filed -- excuse me -- executed the 14 14 extended agreement. It specifically identified talking about CBS Distribution. If you're 15 those entities that it distributed. talking about -- Because Beckmann International 16 is not itself a broadcaster. They are a 17 Are you familiar with an IPG claimant distributor. But, yes, it's smaller, independent 19 entities. 19 by the name of Aviva International? 20 Are you familiar with an IPG claimant 20 And do you understand that their claim 21 named IWV Media Group? 21 was dismissed in the 2000-2003 proceeding? 22 I've come to know it very well.

79 77 several different productions that she has. The And did IPG entered into an agreement contact was because we didn't have a copy of the with IWV Media Group? contract and we asked her if she had a copy of Α the contract. 0 And I'll have you take a look at And what was her response? what's been marked as Exhibit 70. Her response was that she's no longer Α Okav. in the television business. Everything was put And that purports to be a declaration 0 into storage and she didn't know where it was. of Maureen Millen, IWV Media Group. She later gave greater specificity that because She's the principal of it, correct. And did Ms. Millen provide this to she's based in the Houston area that she said 10 that Hurricane Ike literally destroyed all her 11 you? records. And this was in storage somewhere. 12 MR. MacLEAN: Your Honor, if we can 12 just have a second to turn to the exhibit. I 13 Did Ms. Millen make any requests of 14 IPG with regard to memorializing the agreement apologize. 15 JUDGE BARRETT: Could you give that 15 between the two entities? 16 number again please. 16 For her own protection, she asked that 17 MR. BOYDSTON: Yes. Your Honor. It's 17 we send a copy of the contract that we thought we had entered. I forwarded her the standard 18 Exhibit 70. 19 JUDGE BARRETT: Thank you. 19 contract that we had at the time and handwrote all of her entities that we had made claim for in MR. BOYDSTON: May I continue? 20 20 all of our July claims. 21 JUDGE BARRETT: All set? 21 MR. MacLEAN: Yes, Your Honor. And what did Ms. Millen do in 78 80 JUDGE BARRETT: Yes. response? BY MR. BOYDSTON: 2 She indicated originally that she was You said you've come to know it well. going to take her word version of the document, Have you communicated with Ms. Millen? type it in, execute it, and return it to us. Yes, I originally had no personal Instead she just put her name in and sent it back familiarity with her. But following her contact of and work with IWV we've got our way to her. MR. BOYDSTON: Your Honor, I would 8 And I spoke with her on frequent occasions. like to move to admit the declaration for Maureen At some point, did the issue of the 9 Millen Exhibit 70. agreement between IPG and IWV Media Group come up MR. MacLEAN: Objection. First of 10 10 11 between you and Millen? 11 all. Your Honor, this is hearsay. And so I 12 understand your prior ruling to maintain our 13 In what context? 13 objection on that basis. 14 We asked if she had a copy because we 14 Furthermore, this declaration if you didn't have a copy of it. We knew that -- we 15 15 take a look at paragraph eight refers to her 16 presumed that we had entered into an agreement 16 opinion of the categorization of the series' 17 because we had made claims for IWV Media Group as 17 primary focus which now we requested in 18 well as her other entities. It's not just IWV discovery. And I believe MPAA did too. 18 19 Media Group, although she considers that sort of 19 Exemplars of programs for all of the programs the parent -- I don't want to use technical word 20 20 that IPG claimed in both the program suppliers 21 parent, but she uses that as sort of a parent. 21 and devotional categories. 22 But she has several companies for 22 IPG did provide exemplars. However,

83 81 religious or not, not the issue of whether it this -should be appropriately categorized in any MR. BOYDSTON: Your Honor, this seems particular category within these proceedings. to be going on and it's getting --MR. MacLEAN: -- Ms. Millen --Simply how it was marketed. To that end, that's JUDGE BARRETT: Don't interrupt what her testimony, her declaration, is referring to where she's identifying specific aspects of please, Mr. Boydston. Mr. MacLean, do you have -- Just take that program's primary focus of which we provided exemplars which she felt were particularly the legal basis of your objection. MR. MacLEAN: Your Honor, it's religious as a witness including asking the individual whether they accept Christ into their improper opinion testimony, particularly from a 10 witness who is not present in the courtroom. She heart as part of the end credits, things of that 11 nature. And the fact that it was hosted by a 12 should be here just as MPAA's expert witness came 13 here to be cross examined. Reverend, things of that nature. JUDGE BARRETT: I got it. Improper 14 JUDGE BARRETT: Mr. Boydston, is this 15 opinion. 15 a good time to take the morning recess? MR. MacLEAN: Yes, Your Honor. 16 MR. BOYDSTON: Sure, Your Honor. 16 17 JUDGE BARRETT: Thank you. Is there 17 JUDGE BARRETT: Okay. We'll be at 18 anything else on a legal basis? 18 recess for 15 minutes. Off the record. 19 MR. MacLEAN: No, Your Honor. 19 (Whereupon, the above-entitled matter 20 JUDGE BARRETT: Do you want to respond 20 went off the record at 10:33 a.m. and resumed at 21 to the legal objection? 21 10.52 a m) 22 JUDGE BARRETT: On the record. Please 22 MR. BOYDSTON: Yes, Your Honor. This 84 82 is just she made these -- I don't think he's be seated. Mr. Boydston. MR. BOYDSTON: Thank you, Your Honor. testifying for her or qualifying her as an expert. She's just the recipient witness saying BY MR. BOYDSTON: Mr. Galaz, are you familiar with an what she thinks the shows are about. JUDGE BARRETT: Well, fact witnesses IPG claimant by the name of King Motion Picture are not permitted to testify as to opinion. Corporation? Exhibit 70 is admitted with the exception of Α paragraph eight. And do you understand that this (Whereupon, the above-referred to 9 claimant were dismissed in the 2000-2003 proceeding? document marked for identification as 10 10 IPG Exhibit 70 was received into 11 11 А Yes. 12 evidence, paragraph 8 stricken.) And did IPG entered into an agreement 12 0 MR. BOYDSTON: Your Honor, may I 13 13 with King Motion Picture? address a question just real quickly to the Yes, we entered into a mandate 14 14 witness in that regard? 15 agreement and we entered into an extension 15 JUDGE BARRETT: It's your time. You agreement. We ultimately only located the 16 16 17 can use it how you want. extension agreement. However, King has 17 18 BY MR. BOYDSTON: 18 cooperated and they have sent us their titles to 19 Did you discuss with Ms. Millen the 19 affirm our engagement. 20 nature of her programming as to whether or not it 20 Is the extension agreement included in 21 was devotional or not? 21 Exhibit 101 and references in Exhibit 115? 22 We talked about whether it was 22 I just -- It should be, but let me

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85 just confirm. Yes, as is the correspondence from Yes. Are you familiar with an IPG claimant them. by the name of Kid Friendly Productions? And I was just going to say. Have you engaged in correspondence with King Motion Α And did Kid Friendly Productions enter Picture Association regarding these claims? into an agreement with IPG? Yes. And have they cooperated? Actually, three agreements. 0 And were their claims dismissed in the А Yes. And that correspondence is included in 2000-2003 proceeding? 10 reference or is referenced rather in Exhibit 115. Yes. Actually, we withdrew them and That's correct. it was because frankly it was just oversight. And we realized that we hadn't produced the Are you familiar with an IPG claimant 12 documents that we needed to produce and had to by the name of Sarrazin Couture Entertainment? 13 1.1 14 conduct further investigation. 15 And do you understand the claimants 15 How many agreements does IPG have with tor Sarrazin Couture were dismissed in the 2000-Kid Friendly Productions? 16 16 17 2003 proceeding? 17 We had three. The initial one was Α Yes. just for U.S. and for 1999. Then we entered into 18 18 And did IPG enter into an agreement an extension agreement with them that handled 19 0 19 U.S. 2000 respectively and about the same time 26 with Sarrazin Couture? We entered into an agreement with the within a matter of weeks I think entered into an 21 City Productions which was owned by Sarrazin agreement with them for outside the U.S. starting

86

Couture. They had the same address, same contact information and we were directed after executing the agreement with the City Productions to include Sarrazin Couture on all the joint claims that we filed. So we did. Has Sarrazin Couture cooperated with IPG in this proceeding? Yes, including signing acknowledgments of representation both under the name Sarrazin ğ Couture and the City Productions. How they 10 clarified that, the City Productions has been --11 It ceased to exist because -- And now the rights 13 are handled by Sarrazin Couture and just to clarify -- this should be obvious -- with a lot of productions you have specific production companies that are created -- I presume it's for

limitation of liability -- specifically for the

particular production. So the City Productions

And are the acknowledgments included

was originally for the production, the City.

in the exhibits that have been admitted and

references in Exhibit 115?

at that same point. Has Kid Friendly Productions cooperated with IPG in this matter? Yes, they have. And have you discussed the confusion Q with the different contracts with Kid Friendly? Α Yes, and they signed a declaration attesting to the foregoing. Can you please take a look at Exhibit Q 121? Is that the declaration to which you refer? 10 Yes. it is. And also just taking a quick step 12 backwards, are the agreements that we just referenced within the exhibits that have been admitted and referenced in Exhibit 115? 16 I know the one XUS is, but I believe 17 we included the 1999 one. I'm not certain 18 whether we did in this. I hope we did. The one that we couldn't locate was the extension agreement that came a year after the mandate 20 21 agreement. 22 0 And did you discuss these matters with

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89 91 that followed the 1999 mandate agreement. Mr. Hoops? MS. PLOVNICK: I would object and Α Jeff Hoops. would want to strike that answer because this is Jeff Hoops. 0 not Mr. Galaz' declaration. He's speaking for Yes. MR. ROYDSTON: Your Honor, I'd like to the person who signed this, Jeff Hoops, and he's talking about his thoughts, mind and intents in move for the entry of Exhibit 121, the declaration of Jeff Hoops. attaching these documents. MR. MacLEAN: I apologize, Your Honor. JUDGE BARRETT: Sustained. It took us a minute for us to find it. I need to 9 MR. MacLEAN: No opposition. JUDGE BARRETT: Exhibit 121 is refresh my recollection what this is. 10 10 admitted with the exception of the mandate 11 MS. PLOVNICK: We're going to object 11 agreement and the page which just has a one row, 12 to this exhibit, Your Honor, on the basis that 12 one column table in my version. It says Kid 1 4 the first document attached, the mandate 1.3 Friendly in the first box and Hallmark Workshop 14 agreement, was not produced to us in discovery. 14 in the second box and Series in the third box and Because this is an IPG Exhibit 1 claimant, it was 15 15 nothing in the fourth box. So that page is required to be produced pursuant to the July 30th 16 16 17 1.7 meaningless and not being included in the The second agreement, the one that I'm exhibit. 18 18 referring to is the one that says "Mandate (Whereupon, the above-referred to 19 Agreement" at the top. The next page, the document marked for identification as 21 following page, but the one that's entitled 21 IPG Exhibit 121 was received into "Representation Agreement" we're not objecting to 22 evidence, mandate agreement stricken.) 90 92 that attachment because that document was MR. BOYDSTON: Thank you, Your Honor. produced to us in discovery. BY MR. BOYDSTON: MR. BOYDSTON: No objection. And, Mr. Galaz, are you familiar with an IPG claimant by the name NTR Program Sales? Your Honor, this is just the way Mr. Hoops did. The mandate agreement only applies to 99. It Α Yes. wasn't relevant to this anyhow. So we have no And are you familiar with the fact objection to it being -that its claims were dismissed in the 2000-2003 THE WITNESS: Well, it puts in proceeding? 9 Yes, but I'm not sure I recall why. 10 MR. BOYDSTON: Let me ask a question Did IPG entered into an agreement with 11 of the witness. 11 NTS Program Sales? 12 THE WITNESS: Sorry. 12 Yes, and my recollection -- you have 13 BY MR. BOYDSTON: 13 to help me on this -- is it was only for one 14 calendar year. But one of the errors that we Do you know the purpose for why the 14 mandate agreement was attached? made is one of our spreadsheets. We erred and 15 15 16 It was just to explain why there was put 2000 and 2009. So they're withdrawing for 16 an agreement that covered XUS because the U.S. 17 other than -- That one year, I think it's 17 18 rights were already covered starting in 1999. So calendar year 2000. 18 19 even though the 1999 agreement doesn't apply to Okay. And is the agreement that IPG 19 program suppliers 2000 and respectively, it was entered with NTS Program Sales included in the 20 21 put in there just to lend credence to the fact exhibits that have been entered and referenced in 21 that there was in fact an extension agreement Exhibit 115, the chart?

95 93 Let me ask you to take a look at Yes, they are. Exhibit 115, the chart, and identify there from Are you familiar with --JUDGE BARRETT: I'm sorry. Mr. Galaz, the chart what is included in evidence regarding you said you're withdrawing all except one year Nu/Hart Hair. and that is? Well, it gives a reference to Item 4, Representation Agreements, but that's actually an THE WITNESS: I'm fairly certain that the first year and only year that we represented unexecuted representation agreement with a cover letter from Marain Oshita to Nu/Hart. And then them was calendar year 2000. And on our spreadsheet as part of our direct statement, I it gives a cross reference also to Kellogg Research by -- I happen to know this by third think we erred and we put the entire 2000-2009. parties. We were engaged -- I think I justified It really was an error. 11 that -- for Infomercial Monitoring Service just 12 JUDGE BARRETT: Okay. Thank you. 12 13 I'm sorry. Go ahead, Mr. Boydston. 1.3 providing programming that they knew of for a variety of IPG representative claimants. They 14 MR. BOYDSTON: Thank you. 14 had produced infomercials. 11. BY MR. BOYDSTON: 15 They came back to us and said, "These Are you familiar with an IPG claimant 16 16 by the name of Nu/Hart Hair Clinics? 17 were Nu/Hart's programming" which was as well 17 consistent with the correspondence that we got Yes. 18 18 from Nu/Hart in response to a request for the 19 And do you understand that Nu/Hart 19 Hair Clinics' claims were dismissed in the prior programming for which they wanted us to make 20 20 claim. But correspondence from Nu/Hart is 21 proceeding? identified in 115 under Item 10 on pages 4459 and Yes. 96 1 And did IPG enter into an agreement 4470. Thank you. Are you familiar with an with Nu/Hart Hair Clinics? 0 Well. I know we did. But we don't IPG claimant by the name of Psychic Readers have an executed agreement. This was a Network? circumstance where we could only locate, both Α Yes. And do they operate under another name parties could only locate, the confirmation 0 letter that had been sent. But it had admittedly as well or have they? not been counter-executed by Nu/Hart. Nu/Hart Tide Group, Tide Entertainment. Α nonetheless had no issue with this and signed 0 And were those claims dismissed from documents, reported their programming to us in 10 the 2000-2003 proceeding? 11 My understanding was that all claims cooperating connections with the proceedings. And have those documents -- I believe for Tide Group doing business as Psychic Readers 12 Network was dismissed. Our agreement was those documents have been included in the 13 documents entered into evidence here. Were they actually with Tide Group, d/b/a Psychic Readers 14 included in the prior proceeding? 15 Network. That's the way it reads in the I believe so. Well, prior proceeding. 16 contract. 17 If they're addressed in the prior preliminary 17 0 And did IPG enter into an agreement hearing I don't think so. And I certainly don't 18 with Tide Group?

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Yes, we entered into an agreement and

my understanding is they were dismissed because

that were provided in the joint claims. One gave

there was disparity between the two addressed

preliminary hearing.

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believe I gave any testimony on that. But I

but I don't think they were addressed in the

think they were produced in the prior proceeding,

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- 1 the Florida address which is their physical
- 2 location. And the other gave the address of
- 3 their New York counsel and says care of. And
- it's serving something or another.
- 5 So we had identified in the joint
- 6 claims I think the initial year just Tide. And
- 7 then in the second year which I think was 2002 or
- 8 2001 respectively, both under Psychic Readers
- Total Temperatives, north among Information
- 9 Network and under Tide Entertainment. But like I
- 10 said, the addresses were different.
- My understanding was it was dismissed
- 12 because of a disparity between the two. The
- 13 contract does read "Tide Group d/b/a Psychic
- 14 Readers Network" and they are the owner of
- 15 Psychic Readers Network.
- 16 Q And was it the request of that entity
- 17 that you sent that you used the address for their
- 18 counsel in addition to their physical address?
- 19 A I don't recall why they wanted us to
- 20 do that. But yes. It was at their request.
- 21 Q Are you familiar with an IPG claimant
- 22 entitled Showtime?

- the incorrect filings. Are you familiar with
- 2 that charge?

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- 3 A As I understand it, MPAA is asserting
- 4 that claims should be dismissed for which the
- 5 identified IPG represented claimant didn't file a
- 6 July claim.
 - Q And have you looked into that issue?
 - A Yes, I have.
 - Q And what have you been,able to
- 10 determine?
- 11 A Well, there is a handful -- and
- 12 actually if I had my sheet over there I could
- 13 look and identify specifically which ones --
- 14 where they're correct. And my recollection is
- something like 14 of them or something like that.
- 16 Those were circumstances where we had
- 17 entered into an agreement with an entity that
- 18 filed as part of the joint claim with the
- 19 Canadian Broadcasting Corporation. We included
- 20 them and identified those entities as part of our
- 21 satellite claim for 2000 when in fact there was
- 22 no joint claim by the Canadian Broadcasting

98

- A Yes
- O And did they enter into an agreement
- 3 with IPG?
 - A Yes, they did.
- 5 Q At some point did they terminate that
- 6 agreement with IPG?
- A Yes, they did.
- 8 Q After terminating with IPG, have they
- 9 cooperated with IPG?
- 10 A They have continued to cooperate
- 11 because the expectation is that the notice of
- 12 termination only addressed the term of the
- 13 agreement. It didn't mean that we didn't have a
- 14 continuing post-term collection right. So again
- on 115, if you look across, you'll see the
- 16 references to the correspondence from them by
- 17 which they cooperated in these proceedings and
- 18 directed us which programs they wanted us to make
- 19 fund for.
- 20 Q Now the MPAA in its papers made a
- 21 claim that 57 claims of IPG's should be dismissed
- 22 because based on this information or, excuse me,

- 1 Corporation for 2000 satellites. So those are
- 2 correct.
- 3 There's another instance -- I think
- 4 Devillier Donegan -- where they indicate that
- 5 there was no claim filed, although there was a
- 6 claim independently filed by Devillier Donegan.
- 7 There's another one for I think Global Response
- 8 which appears on the joint claim filed by IPG.
- 9 But the bulk of them all are claims
- 10 that appear in the 2008 satellite claim for IPG.
- 11 And we think we know why they're challenging
- 12 those. It seems fairly evident.
- 13 Q And why is that? Actually, before you
- 14 go there, let's look at this exhibit. I direct
- 15 you to Exhibit 62.
 - A Okay.
- 17 Q And what is Exhibit 62?
- 18 A Exhibit 62 is the correspondence that
- 19 was sent from IPG to the Copyright Royalty Board
- 20 that contained the IPG 2008 cable and 2008
- 21 satellite claims.
 - Q And you were referencing this document

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104

101

n previously going back to the other issue. What

- is it that you deduced in terms of why it is that
- 3 MPAA believes that many of these entities were
- not part of the claim?
- A Well, initially we thought it was
- probably a scanning error or something like that.
- But the official version that was provided by the
- 8 CRB to the MPAA for which they asked for judicial
- notice apparently excludes certain of the pages
- of IPG's exhibit to the 2008 satellite claim.
- Now they were sent in the same package
- and they have the exact same exhibit, IPG's 2008
- 13 cable claim and 2008 satellite claim. In fact,
- the exhibit even says that's it's Exhibit A to
- 15 the cable/satellite claim of IPG.
- 16 TPG's 2008 cable claim has all the
- 17 exhibits in the official version that MPAA
- 18 received from the CLB. IPG's 2008 satellite
- 19 claim you can see from the page numbering which
- 20 pages. You see one, two and three and then it
- 21 jumps to six, seven, eight. So pages four, five,
- 22 nine and ten that should have been there don't

- particular copy of the 2008 satellite claim
- 2 that's attached that's included within IPG
- 3 Exhibit 62 is different from the one that was
- 4 originally produced to us in discovery. And we
- 5 first got that copy on November 24th.
- 6 So we object that this copy isn't what
- was produced to us and it was produced late. We
- 8 acknowledge that the certified copy also differs
- 9 from this copy.
- MR. BOYDSTON: Your Honor, there's a
- 11 reason why that was. May I ask --
- 12 JUDGE BARRETT: First, Ms. Plovnick,
- 13 to say we first got that copy.
 - MS. PLOVNICK: I'm sorry.
- 15 JUDGE BARRETT: A definite pronoun,
- 16 article.

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- MS. PLOVNICK: I'm sorry.
- 18 JUDGE BARRETT: It's very difficult
- 19 for me to follow.
- 20 MS. PLOVNICK: Yes. The copy of the
- 21 2008 satellite claim that is included in IPG's
- 22 Exhibit 62, we were first provided with that

102

- appear in the official version.
- 2 I can't explain why. It's in
- everything that we sent. It was in the full
- 4 exact same exhibit that was appended to the 2008
- \S $\;$ cable claim and that was entered in full with the
- 7 So the bulk of the challenges by the
- MPAA on the basis that there wasn't a July claim
- 9 by the claimants is because of them listing it.
- 10 You can just see that it's alphabetical. The
- omission of any party appears on pages four,
- 12 five, nine and ten of the exhibit that was
- 13 appended to IPG's 2008 satellite submission.
- 14 Q And again Exhibit 62 is a copy of what
- 15 IPG submitted to the CRB.
- 16 A This was what was in our files,
- 17 correct.
- 18 MR. BOYDSTON: Your Honor, I'd like to
- 19 move to admit Exhibit 62.
- 20 MS. PLOVNICK: Your Honor, we have one
- 21 objection to Exhibit 62. We don't contest that
- 22 this is IPG's business record. But the

- 1 copy, the one in the Exhibit 62, on November 24,
- 2 2014. The copy we had previously received in
- 3 discovery from IPG in their production was
- 4 different from that, from this copy, the one in
- 5 Exhibit IPG 62. And it was consistent with the
- 6 certified copy that the CRB gave us.
- 7 MR. BOYDSTON: That is all true.
- 8 JUDGE BARRETT: Missing pages you
- 9 mean.

- MS. PLOVNICK: Yes.
- 11 JUDGE BARRETT: Okay. All right.
- 12 Go ahead, Mr. Boydston.
- MR. BOYDSTON: Thank you. That is all
- 14 true.
- BY MR. BOYDSTON:
- 16 Q Why was it that that occurred, Mr.
- 17 Galaz?
- 18 A I actually scheduled a specific trip
- 19 back here to pull a lot of documents and
- 20 photocopy them. And included in that was my
- 21 photocopying of all the IPG claims. I also made
- 22 photocopies of a lot of other claims.

108

105

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What the MPAA received were scanned in
     copies of what I had made copy of here in the
     Copyright Office. So that's why they're
     consistent. It is the same thing. But again,
     that's not what we sent.
                 So, if I may, when you came to the
     Copyright Office and got this document from the
     Copyright Office what you got was also missing
     pages four, five, nine and ten, correct?
                 Correct. I just didn't realize it at
10
11
     the time.
                And then when IPG produced that
12
13
     document, was asked to produce that document, to
     MPAA you produced the document you got here at
14
     the Copyright Office, correct?
14
16
                That's correct.
17
                Okay. At what point did you realize
     that that copy you got here at the Copyright
     Office was missing pages?
                Only when we received the MPAA
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scanning error for that and it was a scanning

2 error as well for 2008 satellite.

When we then got the MPAA's version

4 that they had requested from the CRB it was

5 missing pages four, five, nine and ten.

6 Q At that point, did you go back and

7 look at what IPG had produced?

8 A Yes, that's when I pulled our files

9 and pulled this document and forwarded it to the

10 MPAA.

MR. BOYDSTON: Thank you. Your Honor,

12 I move again for admission of Exhibit 62.

MS. PLOVNICK: We stated our

14 objection.

JUDGE BARRETT: Overruled. Exhibit 62

16 is admitted.

.7 (Whereupon, the above-referred to

document marked for identification as

19 IPG Exhibit 62 was received into

20 evidence.)

MR. BOYDSTON: Thank you, Your Honor.

Mr. Galaz, I'd like you to take a look

106

- 1 and ten, obviously there was a lot more programs,
 - suppliers programs, the claimants. And there

rebuttal statement and we received the SDC

rebuttal statement. Of pages four, five, nine

- 3 were I think three SDC or three devotional
- d claimants that were on those pages four, five,
- 5 nine and ten.
- You can see from the page numbering
 how it jumps. You can see it goes one, two,
- three, six, seven, eight. You can't tell that
- nine and ten are missing, but you're clear that
- 10 four and five are missing.
- Q So when you received the rebuttal statements by the SDC and the MPAA and you had
- 13 time to read them, did you see that they had
- explained -- they were making the argument that a
- 15 number of these claimants were not in the claim?
- 16 A Right. Initially we thought that it
- 17 was just a scanning error and that's what we
- 18 reported to SDC. And the reason for that is that
- in fact what we had given to the SDC had 2008 cable had omitted a page. But the official
- 21 version of 2008 cable December 13, 2014 doesn't
- 22 omit that page. So we just presumed it was a

- 1 at an MPAA Exhibit 336.
 - 2 THE WITNESS: Okay.
 - 3 JUDGE BARRETT: That exhibit is marked
 - 4 as restricted, Mr. Boydston. Are you going to
 - 5 ask about the contents or?
 - 6 MR. BOYDSTON: I am. Thank you, Your
 - 7 Honor.
 - 8 JUDGE BARRETT: Or about the facts of
 - 9 it?
 - MR. BOYDSTON: I am going to ask that
 - 11 as content. Thank you.
 - 12 JUDGE BARRETT: If there is anyone?
 - 13 (Off microphone comment.)
 - 14 JUDGE BARRETT: Thank you. If you
 - $\,$ would put the closed session sign up just in
 - 16 case.
 - 17 MS. PLOVNICK: Your Honor, I just note
 - 18 for the record, according to our records this
 - 19 isn't yet admitted.
 - JUDGE BARRETT: Correct.
 - MS. PLOVNICK: We are going to move
 - 22 its admission. If he wants it to be admitted

109 111 properties that ABC Family Worldwide Incorporated we'll move it now. JUDGE BARRETT: Hearing no objection, has a right to make claim? Exhibit 336 will be admitted. Thank you MR. GALAZ: No, I'm certain that they (Whereupon, the above-referred to document marked for identification as MR. BOYDSTON: And starting on page MPAA Exhibit 336 was received into two which --MR. MacLEAN: Objection, foundation. JUDGE BARRETT: Sustained. BY MR. BOYDSTON: MR. BOYDSTON: Looking at page two, Mr. Galaz, have you reviewed this 9 which of these do you believe are not properties exhibit? 10 11 Yes, I have. 11 MS. PLOVNICK: Objection. And it purports to be a certification 12 12 MR. BOYDSTON: I haven't got the 13 that reads "Satellite Carrier Retransmission 13 Royalties Calendar Year 2000." That's on the question. 14 14 MS. PLOVNICK: It's asking him what do first page. And have you reviewed the subsequent 15 15 you believe. It calls for speculation. Calls 16 16 pages? 17 for him to state an opinion and his belief. 17 Yes, and I have lots of observations. JUDGE BARRETT: Mr. Boydston, ask your 18 On the second page, there are a number 18 of titles listed. Do you see that? client the basis of his knowledge. 19 MR. BOYDSTON: I was trying to get to A Yes. And are you familiar with some of what his knowledge was at first and then make the those titles? 22 basis for it. 110 112 I'm actually familiar with a lot of JUDGE BARRETT: No. MR. BOYDSTON: I understand. Sorry. them. And you understand that this purports 3 Mr. Galaz. to be a certification by an MPAA client, Upon what basis do you believe that specifically ABC Family Worldwide Incorporated of 5 some of these titles are not supposed to be here programs for which it is making claim or for or should not -which it has a right to make claim. MS. PLOVNICK: Objection. MR. BOYDSTON: Withdraw. Correct. Well, as a certification, the list was provided to ABC Family Worldwide to MR. BOYDSTON: Upon what basis do you affirm or deny their entitlement to these believe that ABC Family Worldwide Inc. does not particular programs. have the right to make claim for the titles list 12 In reviewing these, were you surprised 12 here on? that ABC Family Entertainment, or excuse me, ABC 13 MS. PLOVNICK: Objection, it's still Family Worldwide was making claim for some of the 14 leading. entities? 15 JUDGE BARRETT: Overruled. 16 Yes. 16 THE WITNESS: Before I got into this business, I was the Vice President for Business 17 MR. MacLEAN: Objection, relevance as 17 19 to whether Mr. Galaz was surprised. 18 Affairs for an animation studio that handled exclusively children's programming. I'm very JUDGE BARRETT: Sustained. 19 19 MR. BOYDSTON: With regard to these 20 familiar with that entire market. I was Vice 20 21 different properties, is it your understanding 21 President of Business Affairs for Film Roman,

Inc.

22

that some of these properties in fact are not

116

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JUDGE BARRETT: I'm sorry. The name
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- 2 again?
- 3 THE WITNESS: Film Roman, Inc. We
- produce several Saturday morning children's
- 5 programming, syndicated children's programming.
- 6 We did the animation for The Simpsons, a wide
- variety of animation. I was very familiar with
- 8 our competitors and I was very familiar with
- 9 their programming.
- 10 Subsequent to that, once I founded
- 11 Worldwide Subsidy Group and started soliciting
- 12 companies, I became progressively familiar with a
- 13 lot of programming that was out there and what
- 14 was produced by who and who owned what
- 15 programming. So that's the basis of when I
- 16 looked at this sheet as well as information I got
- 17 from our own represented claimants.
- I immediately started noticing any I
- 19 should say programs that I knew ABC Family
- 20 Worldwide was neither the producer nor the owner
- 21 of this programming. I can go right now the list
- 22 and I mean some of it is almost common knowledge.

- 1 MR. BOYDSTON: That's not --
- JUDGE BARRETT: Mr. Boynston, the
- 3 challenges that you make to MPAA are what the
- 4 Court will hear or what the Judges will hear, not
- 5 the challenges you happened upon when you looked
- 6 at the exhibit notebook.
- MR. BOYDSTON: Well, Your Honor, we
- 8 challenge. We had put in our written rebuttal
- statement we challenged virtually all of the
- 10 MPAA's programs on the grounds that they had not
- 11 provided written confirmation of ownership of the
- 12 original owners of these shows. So we did
- 13 challenge them. And then when we saw these, we
- 14 went and looked up the copyright registrations of
- 15 the stations. And the exhibit I'm trying to
- 16 introduce next, the copyright registrations
- 17 themselves will show that some of these specific
- 18 programs are not owned by ABC Family.
- JUDGE BARRETT: Okay. Well, let's
- 20 just get to -- Overruled. Let's get to the
- 21 specifics then.
 - MR. BOYDSTON: Okay. Of these

114

- MR. BOYDSTON: Why don't you tell us
- which of the titles you see here that based upon
- 3 your own personal knowledge you believe are not
- 4 programs for which ABC Family Worldwide Inc. has
- a right to collect royalties?
- 6 THE WITNESS: Okay.
- 7 MS. PLOVNICK: We have an objection.
- 8 This is a document that MPAA put in as our
- 9 rebuttal to IPG. And we went ahead and moved it
- and allowed it to go in because we're trying to
- 11 be helpful here.

1

- 12 But these are new challenges that
- 13 we're hearing for the first time here. I mean
- 14 they mentioned a couple of these titles, but now
- 15 they're delving into other titles that never
- 16 before have been addressed until right here right
- 17 now I suspect.
- MR. BOYDSTON: That's because we
- 19 didn't see them until we got this a week ago.
- MS. PLOVNICK: This was produced in
- 21 discovery originally by us. You've had it for
- 2 months.

1 programs, which are the ones that based on your

- 2 personal knowledge you believe are not properly
- 3 controlled by ABC Family?
- THE WITNESS: Well, going through,
- 5 I'll just start with the IPG represented claimant
- 6 programs, Beast Machines and Beast Wars. Beast
- 7 Machines is stricken through. That's the same
- 8 program as Beast Wars. They're actually marketed
- 9 under a different title in different years and I
- think in different territories. That's actually
- to think in different territories. That's accuar
- the same work.
- Also DragonBall Z appears on here.
- 13 That's to back up Beast Wars/Beast Machines.
- 14 It's owned and produced by Mainframe
- 15 Entertainment which is an IPG represented
- 16 claimant. DragonBall Z is the U.S. owner,
- 17 Funimation, U.S. owner of Dragonball Z.
- 18 But also going through here and I've
- 19 confirmed this again with my review of copyright
- 20 registrations, Angela Anaconda. That's --
- 21 MS. PLOVNICK: Objection, Your Honor.
- 22 Angela Anaconda is not a title that was addressed

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117

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in IPG's written rebuttal statement. And their
     larger objection about agents does not address
     this particular claimant, ABC Family or Fox
     Family. It's not on the list.
                 THE WITNESS: Yes, it is, Your Honor.
                 JUDGE BARRETT: Overruled. Go ahead.
                 MR. MacLEAN: Your Honor, I have an
     objection to this extent. And it's something Mr.
 9
     Galaz is testifying as to what he has observed in
     the copyright registrations. If that's where
11
     this is going, I think that's the document that
     should be before us so that we have the best
12
13
     evidence.
14
                JUDGE BARRETT: Sustained.
15
                MR. BOYDSTON: Then let's do that.
     Your Honor, the next in order of IPG's exhibit,
16
17
     this will be IPG Exhibit 125. These are
     documents from the Copyright Office which we
     obtained when we saw these titles.
20
                 (Whereupon, the above-referred to
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until we got their exhibits." So then how could

you then have objected to all of their claims if

you didn't know what they were?

MR. BOYDSTON: Well, there are

different bases for those objections. They had

never produced any agreements with the owners,

the specific owners, of these works. They

produced agreements with agents that purport to

represent the owners of these works. And that is

what ABC Family is. 10

13

16

11 JUDGE BARRETT: Okav.

MR. BOYDSTON: ABC Family on the front 12

of this certification --

JUDGE BARRETT: I understand. 14

MR. BOYDSTON: And then when we see 15 these titles, then we say, "Oh, these are the

17 titles that ABC Family says it has an agreement

with the owner of those titles."

And then we said, "Let's go see them."

20 And we looked at this where we realized that ABC

21 couldn't be the owner of some of those titles.

So then we went to the Copyright records to look

118

and the Copyright records bear that out.

MS. PLOVNICK: Your Honor, this 2

document was produced to IPG in discovery

literally in our original production months ago.

They've had this exhibit, MPAA 336, the document.

They have had this document for months.

And we may not understand their

challenge to cover this. I mean this title

9 certainly, but I didn't understand it to cover

ABC Family on this basis at any rate. 10

11 MR. BOYDSTON: Well, I don't think --

12 That's your own interpretation. May I direct a

13 question to the witness as to why?

14 JUDGE BARRETT: No, you may not.

Which document do you say was produced to IPG 15

16 months ago?

17 MS. PLOVNICK: MPAA Exhibit 336.

18 JUDGE BARRETT: In that form.

MS. PLOVNICK: Yes. in this form. 19

20 JUDGE BARRETT: It was produced in

21 discovery.

MS. PLOVNICK: Correct.

1 MS. PLOVNICK: Your Honor, we object to this because it's not an impeachment exhibit.

for identification.)

document was marked as IPG Exhibit 125

According to the Judge's regulations, all

exhibits must be exchanged in advance with the

exception of impeachment exhibits. It's very

clearly defined in the regulations.

And unless he's trying to impeach his

own witness it can't possibly be an impeachment exhibit. So we think this violates the Judge's

regulations. And we object to this line of

11 questioning.

21

22

12 MR. BOYDSTON: Your Honor, once again,

13 when we don't get all the documentation and all

14 of these briefings until the week before, we

should be allowed to look at what we get the week 15

16 hefore and then --

17

JUDGE BARRETT: Mr. Boydston, your

18 client objected to all MPAA's claims to which

they did not produce all documentation. 19

20 MR. BOYDSTON: Right.

21 JUDGE BARRETT: Now you're saving.

"Oh, but we didn't know what they were claiming

121

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MR. OLANIRAN: With those Bates
    numbers on it.
                 MS PLOUNICK. With the Bates numbers
    on it, yes, Your Honor.
                MR. BOYDSTON: And we don't dispute
    that, Your Honor.
                 JUDGE BARRETT: Okav.
                 MR. BOYDSTON: We don't dispute that.
     But if I may I would like to address a question
     to the witness as to why it is that we realized
     this at the time that we did. There's a reason
     for it. Maybe you'll agree with it and maybe you
13
     won't.
14
                 JUDGE BARRETT: I'm certain there's a
     reason for it, but it doesn't matter. You had
15
     the paper in discovery. You didn't follow up
16
     with it at that time. And now you're asking us
17
     to take official notice of Copyright records with
18
19
     regard to titles that appear on that discovery
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that you received in due course.

MR. BOYDSTON: Your Honor, may I just

ask the witness to explain why that is? And if

20

21

The reason that it's being addressed here is because it was submitted as part of the exhibits by the MPAA to bolster its position that it has warranted to make claim with two programs for which IPG has submitted documentation identifying and confirming that IPG's represented claimant is in fact the appropriate owner. But with that you can't ignore all 9 these other programs. And we are in fact 10 challenging every single program claim by ABC 11 Family Worldwide specifically for the reason that 12 they're including programs that I'm guessing they're in the broadcast, not that they were the 1.3 owner of them, not that they were the producer of 14 them, not that they were the administrator of. 15 They simply broadcast it. 16 JUDGE BARRETT: Well, Mr. Galaz, we 17 can't base our decision on your guesses. 18 Ms. Plovnick. 19 20 MS. PLOVNICK: I was going to further

object to him drawing legal conclusions and

speculating in the answer, Your Honor. But ABC

122

21

you don't like the reason, then don't take it into consideration. JUDGE BARRETT: You may put it in the 4 record if you'd like. MR. BOYDSTON: Thank you. Mr. Galaz, why is it that that was not noticed previously? THE WITNESS: First of all. IPG does 9 challenge all claims of ABC Family Worldwide. So that would include all program claims that are 10 certified by MPAA including all these here. That 11 12 is black and white. 1 1 With regard to the list of titles, there are -- and this is the point that's being 1.4 made in IPG's rebuttal statement. I could go down the list and identify hundreds of titles that I know from my personal experience should not be claimed by the particular party. I know for a fact here ABC Family Worldwide from my experience in literally years in the animation 21 business that ABC Family Worldwide does not own 22 these titles.

124 Family Worldwide is a syndicator also. It's not the broadcaster just to clarify for the record. MR. MacLEAN: Your Honor. JUDGE BARRETT: Mr. MacLean. MR. MacLEAN: I took Mr. Galaz' responses as offer of proof for the record. And I have no objection it to be allowed to that extent, but not in evidence. JUDGE BARRETT: Thank you. IPG 125 is 10 rejected. MR. BOYDSTON: Your Honor, I think that you qualified at one point that with regard to the portion of it, the specific sheets related to the IPG properties, we could ask him about that. That's our defense against them. 16 The other ones I understand. But at 17 least we ought to be able to introduce the Copyright documents with regard to our properties 18 19 that we saw in here to rebutt their argument. JUDGE BARRETT: You might be able to 20 do that in the course of the pre-hearing exchange 21 of information, Mr. Boydston, not here and now

128

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- when you have offered nothing else in defense of
- 2 your position prior to this. If you want to
- offer other things, we'll see them.
- 4 MR. BOYDSTON: But, Your Honor, we
- s challenge these specific things in these
- documents. This is --
- 7 THE WITNESS: If I could offer.
- JUDGE BARRETT: No. there's no
- y question.
- 10 Ms. Plovnick.
- MS. PLOVNICK: I just want to clarify.
- 12 I know that they did include in their written
- 1. rebuttal statement at least one of these for
- 4 DragonBall Z. And so I want to make the record
- 15 clear that that was included. Other than that
- 16 though, I don't think it was. Correct me if I'm
- 17 wrong. That one I'm aware of. But otherwise no.
- 1× JUDGE BARRETT: Okav.
- 19 Mr. Boydston.
- MR. BOYDSTON: Yes, Your Honor. I'd
- 21 like to be able to address -- I'd like to be able
- 22 to admit the document regarding DragonBall Z and

- based on your own personal knowledge you believe
- 2 that ABC Family does not have the rights to
- pursue?
- 4 MS. PLOVNICK: I object. He's asking
- 5 for his belief. Speculation and opinion.
- JUDGE BARRETT: Sustained.
- 7 MR. BOYDSTON: Your Honor, he already
- 8 was allowed to give that based upon his personal
- 9 knowledge.
- JUDGE BARRETT: Then ask the question
- 11 that you want answered.
- 12 MR. BOYDSTON: Based upon your own
- 13 personal knowledge, have you seen -- do you see
- 14 other titles in there that based upon your own
- 15 personal knowledge you know are not probably ABC
- 16 Family Worldwide properties?
 - MS. PLOVNICK: I object because
- 18 there's already been a ruling on this.
- MR. BOYDSTON: Well, the Court ruled
- 20 that he could say that with regard to Angela
- 21 Anaconda. And now I'm just asking if there are
- other ones other than Angela Anaconda.

126

- ask the witness whether or not we also included
- the Beast Wars. I just want to let you know or
- 3 confirm whether Beast Wars was included or not.
- 4 It's concluded that DragonBall Z was included.
- 5 JUDGE BARRETT: Did you come prepared
- $\ensuremath{\text{G}}$ with any evidence with regard to Beast Wars or
- 7 DragonBall Z?
- 8 MR. BOYDSTON: Yes.
- 9 JUDGE BARRETT: Prior to going to the
- 10 Copyright Office and pulling those pages?
- MR. BOYDSTON: Yes, there's other
- 12 pieces of evidence.
- JUDGE BARRETT: Well, then something
- 14 that you can rely on. You cannot rely on this
- 15 stuff you just pulled out of the record.
- MR. BOYDSTON: All right, Your Honor.
- 17 Thank you.
- 18 THE WITNESS: Can --
- JUDGE BARRETT: No. There is no
- 20 question pending.
- MR. BOYDSTON: Let's see. Where are
- we going next? Are there other titles in here

- JUDGE BARRETT: He can answer the
- question for whatever weight it might have, Ms.
- 3 Plovnick.

- 4 THE WITNESS: Angela Anaconda is owned
- 5 by Decode Entertainment. Monster Rancher is
- 6 owned by BKN Inc. which for Bohbot Kids Network.
- 7 And it was previously known as Bohbot
- 8 Entertainment.
- 9 Power Rangers are, all Power Rangers
- 10 programs are owned by Saban Entertainment. And
- 11 when I was referring before to common knowledge,
- 12 it's the fact that Saban Entertainment made so
- 13 much money, a billion dollars on this, that
- 14 ultimately it was a segway and actually joined --
- 15 I don't want to say joined -- merged with Fox
- 16 Children's Network. So Saban was a half owner of
- 17 Fox Children's Network.
- 18 And as I had mentioned before, IPG
- 19 represented claimant, Mainframe, represents Beast
- 20 Wars which is also marketed under Beast Machines
- 21 and Funimation is the U.S. owner for DragonBall
- Z. I didn't investigate the others, but these

131 129 in the record. Those were just like -are ones that I know from my own personal MR. BOYDSTON: That's it. experience. MS. PLOVNICK: Those are attachments BY MR. BOYDSTON: to our brief which is -- Our written objections Thank you. Mr. Galaz, in its appendix Ω are arguments. So we didn't put them in as to its rebuttal papers, the MPAA in entitled evidence. The appendices other than the ones we Appendix D referred to a number of IPG claimants for whom it contended that no documents were gave the Judges per their request via email are appendix A. We did not admit them. produced according to the titles for those entities. Are you familiar with that? MR. BOYDSTON: Okay. If it's not in the record, I will simply refer to these and I'm familiar with the argument. MR. BOYDSTON: I don't believe this is 11 these. 12 an exhibit. I'm double checking. Was the MPAA 12 BY MR. BOYDSTON: rebuttal statement entered as an exhibit? I 13 Are you familiar with an IPG claimant 14 don't believe it. by the name of Big Events Company? 15 MS. PLOVNICK: The Olaniran 15 Α Yes. declaration was entered as an exhibit and the And is there documentation in the 16 16 17 attachments to that. 17 record or is there some sort of documentation that could establish or can you establish what MR. BOYDSTON: Thank you. I obviously 18 18 the program titles were for Big Events Company? 10 have it somewhere. 19 MS. PLOVNICK: Yes, and we have the Off the top of my head, no. There are 20 20 a handful that we didn't get a response from the 21 number. MR. BOYDSTON: Thank you. entity. But nonetheless they were included in 130 132 MS. PLOVNICK: The Olaniran our claim because of conversations. I don't declaration is MPAA Exhibit 308. remember exactly what Big Events is at this point MR. BOYDSTON: Thank you. in time. Some I remember. Some I don't. Mr. Galaz, let me direct your Cottage Country, is there an IPG attention to Exhibit 308, specifically Exhibit B. claimant, Cottage Country Television? I said exhibit. It's Appendix B. Yes. And they are the producer of THE WITNESS: Appendix B? Cottage Country. That's the name of the MR. BOYDSTON: Yes. television program. MS. PLOVNICK: I think the exhibits Q Okay. are numbered rather than lettered on this. It's also Craig Thompson 10 MR. BOYDSTON: Thank you. Productions/Cottage Country Television. What about Firing Line d/b/a for 12 THE WITNESS: Can you give me a Bates 12 National Review, Inc.? 13 stamp number? MR. BOYDSTON: Ms. Plovnick, I don't They produce the show Firing Line. 14 see it and I don't know if I'm missing it. 15 And what about Fitness Quest, Inc.? They produce Fitness Quest. They in 16 MS. PLOVNICK: What are you looking 16 fact did respond and identify their titles to us. 17 17 I recall that and we further got further 1 % MR. BOYDSTON: Appendix D. 18 corroboration from Commercial Monitoring Service MS. PLOVNICK: To what? 19 19 about the names of their titles. 20 MR. BOYDSTON: It was Appendix and I'm 20 Q And are those documents referenced in thinking the answer is it's not in the record. 21 21 MS. PLOVNICK: The appendices are not 22 Exhibit 115? 22

135 133 Slim Goodbody Corporation. Yes, they are. Slim Goodbody. They have a variety of What about Gorky Studios? programs. And I actually think that that also --Gorky Studios actually is part of the No, I was thinking that InfoMart Commercial agreement for Magus Entertainment. And Magus Monitoring Service also included them. But Slim Entertainment is the entity with which we Goodbody, yeah. But that's a program. contracted with. And we also contracted with Greenlight Entertaining. But it's co-owned. Twin Cities Public TV. Twin Cities Public Television I recall Effectively the same owner, same entity. And in I recall Exhibit -- I think getting correspondence back from them. They it's Exhibit B to the agreement with Magus again were one of the entities whose catalog we Entertainment, it identifies all the programs 11 would make claim pursuant to the Beckmann International agreement. Beckmann International for which they're making claim and identifies 12 12 Magus/Greenlight/Gorky. So in each circumstance 13 is their distributor. And there is in fact --They also sent us a confirmation of engagement. in which the particular entity, one entity or the 14 There is -- Twin Cities Public other, is being attributed ownership to the 15 extent it matters to them internally. That's how Television. Yes, they've responded not only 16 16 obviously contracts with them and confirmation of 17 we made claim. 17 And here it says Magus Entertainment. engagement. They've also identified in 18 18 those documents are described or referenced in correspondence back to us what programs for which 19 19 Exhibit 115, the chart. they're making claim. 20 20 That's correct. And it's additionally Α 21 0 How about Ardent Productions? 21 identified as one of those in which the actual 22 Ardent Productions, it's an

134

136

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1
     contracting document identifies the programs for
     which we're supposed to be making claim.
           Ω
                 There's a Les Distribution Rozon
     Inc./Just for Laughs. .
                 Just For Laughs, yes. Just For Laughs
     is the program it produces. And it's a series of
     programs that Just For Laughs, Last 20 Years, .
     Just For Laughs, Last 25 Years.
 9
           0
                 Nelson Davis Productions.
                 Making It, Minority Success Stories.
10
11
     It's got a single program.
12
                 Saving Baptist Church of Chicago, Inc.
13
                 I think that was an error for the
1.1
     program suppliers category. But, yes, they're a
     devotional claimant and it's Salem Baptist
14
     Church.
16
17
                 Productions Point De Mire.
18
                 They've got a handful of programs. I
     don't indicate that we received anything from
15
     them identifying, but they may have gone with one
20
21
     or two programs. It wasn't from my personal
```

interesting story. I know them I think predominantly from IMDB. We know it was and it's only a handful of programs. But there was the entity that was owned and run by the younger brother of Prince Charles in the UK. And how was it that IPG made the determination of their titles? 8 I think for that one it was purely Internet Movie Data Base. We cannot get a hold 9 10 of anyone there anymore. I think they've ceased function. 11 12 Distraction Format. Handful of programs. I can't recall 13 14 off the top of my head what it was. But that was 15 information that I believe was wondering if it 16 was actually provided to us. Or whether it was 17 just from -- That was purely from research. 18 Les Productions du Verseau and also 19 it's Les Productions Videofilms Limite. Right. Catalog research. So that 20 21 would have been IMDB. One or two programs. 22 0 Multimedia Group of Canada.

knowledge that it was included.

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Well, this sheet says it was based on
IMDB. It was from research. But not that it
matters, I recall receiving information from
them. But I couldn't find it within our paperwork
that we had produced already.
            Team Communications.
            Team Communications, extensive
```

background for them. Not only do they have an extensive catalog as referenced in IMDB, but also in Copyright registrations that were produced to the MPAA.

TF1 International.

TF1 International we contracted with and actually the contracting documents identify the programs for which we're supposed to make

16 claim.

18 Yes.

17

20

19 Venevision International.

Same thing. We have a -- We've done

And is that referenced in Exhibit 115?

catalog research on them through IMDB, but also 21

the contracting documents reflect the programs

139

Did you believe you found any factual

inaccuracies in his description of his

methodology?

No, I found factual inaccuracies in A

both Appendix B and Appendix C.

And what factual inaccuracies do you

believe there were in Appendix B?

Well, the Appendix B if you look at it

he purports that these are claims that are in

both the program suppliers and in the devotional

claimant categories. First of all, this is a

misunderstanding of IPG's data.

In what respect?

13 14 IPG -- it wasn't part of our written 15 direct statement. But in discovery we produced a 16 document where we have particular program titles 17 and we would also have the category column there. Now in some cases this would be cause it would be 19 an issue as to where it should belong. And this

is classically I should say all the Envoy 20

21 Productions' programming or say the Willie Wilson

Productions' programming where it's in an issue.

138

for which we're supposed to be making claim.

2 Thank you. With regard to Jeff Rovin,

did you review Mr. Rovin's testimony that was

submitted with the MPAA materials?

Yes, I did. Can you tell me which

exhibit that was?

0 Let me ask you to turn to that exhibit

if you would. I'm looking it up right now.

., MS. PLOVNICK: It's 335.

MR. BOYDSTON: Thank you. Three 10

11 thirty-five. And my question for you is in

reviewing his testimony based upon your own 12

13 personal knowledge, do you believe that there

were any factual inaccuracies? 14

19 MR. MacLEAN: Objection. It's too

16 vague to direct the witness.

17 JUDGE BARRETT: Sustained.

MR. BOYDSTON: Well, I assume in your 18

findings you saw factual inaccuracies in 19

20 biological information. Correct?

21 THE WITNESS: That's correct.

22 BY MR. BOYDSTON: 140

At the time that we actually prepared

that document, there hadn't yet been a ruling in

the 99 cable that addressed the means by which

you should define devotional programming. So we

generally didn't know what standard would be

adopted and whether we should put something in

either the programs suppliers category or the

devotional category.

There are other circumstances where it's two different programs, one of which is in 10 11 the programs suppliers category and the other of

which is in the devotional category.

But what I see here is that we have 13 circumstances one of which just caught my mind 14 was IWV Media Group. If you look at it, it 15

16 appears on Appendix B at the bottom of page 14.

They identify all of the IWV Media Group as being

claimed in both program suppliers and devotional

categories. That's inaccurate. 19

20 IWV Media only has a single program 21 that it's claiming in the devotional category.

22 That's show Primary Focus where the host is a

141

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Reverend and I think I described it before it
    asks in the closing credits whether or not you'll
     accept Jesus.
                MR. MacLEAN: Objection, facts no in
    residence.
                JUDGE BARRETT: Overruled.
                MR. BOYDSTON: Continue.
                THE WITNESS: It asks whether you
    accept Christ in your heart. All the other IWV
    Media Group programming is in the programs
    suppliers category. So just as a general nature,
    there is inaccuracies in this. And I didn't go
13
     through all this.
14
                I can't say that anything that has
15
    Envoy Productions and refers to specifically the
16
    Envoy Productions production could land in either
17
    devotional or programs suppliers. And that's
18
    really dependent upon the standard that's
19
    ultimately adopted by the Judges for where it
20
    should go.
21
                I think Mr. Rovin also made a
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reference to the fact that he didn't look at the

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didn't. Reflections said he did not review
    those. So maybe we're wrong and the record will
     reflect that.
                 May I ask another question?
                 JUDGE BARRETT: You may.
                 MR. BOYDSTON: Mr. Galaz, you
     reference Willie Wilson and you said that your
     recollection was that Mr. Rovin said he didn't
     review that because it wasn't the Willie Wilson
     broadcast. What was your comment on that?
11
                 MR. MacLEAN: Objection, to the extent
12
     that counsel is characterizing testimony.
13
                 JUDGE BARRETT: Sustained.
14
                 MR. BOYDSTON: You gave your answer
15
    with regard to the first entity but not the
     second entity, Willie Wilson Productions. What
16
17
     were you going to say about that before the
18
     objection?
                 THE WITNESS: Well, I --
19
20
                 MR. MacLEAN: Objection.
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MR. BOYDSTON: He was not --

JUDGE BARRETT: Overruled. Go ahead.

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programming of Willie Wilson Production or IWV
    Media Group because he said his rationale for
    where Willie Wilson Productions is that the DVD
    he got was not actually at the broadcast and for
    IWV Media Group he said he didn't actually
    receive -- I think that's what he says -- the
    DVDs. In fact, we produced three exemplars of
    primary focus and those were the -- I didn't
    intend to give every episode of primary focus,
    but we gave three of the episodes of primary
    focus primary and submitted those as exemplars
     which were not --
13
                MR. BOYDSTON: And what about Willie
15
                MS. PLOVNICK: Objection, Your Honor.
16
    I think he's mischaracterizing Mr. Rovin's
17
    testimony. In Appendix C, he lists everything
18
    that he received and reviewed. And the programs
    are all listed there. So Mr. Galaz' gloss of Mr.
19
    Rovin's testimony is inappropriate.
20
21
                MR. BOYDSTON: Well, I think the
22
    document will speak for itself. Either he did or
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Mr. Galaz, if you can answer.
 2
                 THE WITNESS: We requested Willie
     Wilson Productions that they provide an exemplar.
     And what they gave us was what I think they in
     their good faith estimate was an exemplar of
     their programming. To the extent that it's not
     the exact broadcast, it's simply an oversight.
                 The reference that I was previously
     making to when Mr. Rovin's testimony appears at
     page nine. It says, "Accordingly, I render no
10
11
     opinion on IPG titles. I cannot match with the
     produced DVDs."
12
13
                 He refers to the programs that he did
     review that were all Envoy Productions
14
     programming which is a subsidiary of Lutheran
15
     Church Missionaries. And by default, by saying
17
     that he didn't look at the other ones, he's
     saying for this reason that he couldn't match it
19
20
                 I'm not sure why we gave the IWV
21
     titles. And when if you look at his Appendix C,
     it says "IWV Media Group" down below and it says,
22
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	145		147
1	"The Case for Christ, Miracle in Macomb and	1	the devotional category.
2	HoHoHo," I presume that he didn't review those	2	Q And these are the same titles that
3	because those	3	appear on Appendix C here?
-1	MR. MacLEAN: Objection.	4	A Yes, these are the Envoy Productions
5	THE WITNESS: episode titles	5	titles.
6	MR. MacLEAN: Objection.	6	MR. BOYDSTON: Your Honor, I'd like to
7	MR. BOYDSTON: Can he finish please?	7	move these into evidence Before everyone jumps
à	MR. MacLEAN: Well, he just said, "I	8	around with more objections, let me just explain.
9	presume."	9	We provided these in discovery to the parties.
10	JUDGE BARRETT: Sustained.	10	We don't have three original copies in the box
11	THE WITNESS: He did not look at these	11	like this. But we have one that I was going to
12	because the show was Primary Focus and he was	12	give to the Judges.
13	referring here to the episode titles of Primary	13	JUDGE BARRETT: They've been produced.
14	Focus. Not seeing the episode titles on IPG's	14	MR. BOYDSTON: Yes Your Honor.
15	list, that's why he elected not to look at those	15	JUDGE BARRETT: Are these the same 13?
16	exemplars.	16	MR. BOYDSTON: Yes Your Honor. There
17	MR. BOYDSTON: Your Honor, may I	17	
19	approach?	18	are some multiple programs per evening. MS. PLOVNICK: Is this what you're
19		19	•
20	JUDGE BARRETT: You may. MS. PLOVNICK: Before he answers, I'm	20	giving?
20	·	20	JUDGE BARRETT: He just asked that it
21	going to object to move to strike that answer.	1	be marked as an exhibit.
22	And I direct the Judges to page five of Mr.	22	MR. BOYDSTON: Yes.
	146		148
1	Rovin's testimony where he says that he reviewed	1	MS. PLOVNICK: You just said I'm going
2	including 13 DVDs listed in Appendix C. And I	2	to give something else to the judges. So what
3	feel that Mr. Galaz is mischaracterizing the	3	are you giving to the judges?
4	witness' testimony.	4	MR. BOYDSTON: Perhaps I misspoke.
5	JUDGE BARRETT: Thank you. Sustained.	5	I'm simply trying to enter those into evidence.
6	MR. BOYDSTON: But, Your Honor, my	6	Those are what was produced.
7	recollection was that he said that he reviewed	7	MS. PLOVNICK: Yes.
8	eight of the 13 and not five. I would just ask	8	MR. MacLEAN: Would you mind if I take
9	that we let the record speak for itself.	9	a look at the boxes?
10	JUDGE BARRETT: He received 13.	10	MR. BOYDSTON: Go ahead.
11	THE WITNESS: I think he says	11	JUDGE BARRETT: Yes, all counselors
12	JUDGE BARRETT: That's what he	12	have to look at them.
1.3	testified to and that's what's on Appendix C.	13	(Off microphone remarks)
14	MR. BOYDSTON: Thank you. May I	14	MR. MacLEAN: I'm returning the
15	approach?	15	exhibit to the witness.
16	JUDGE BARRETT: You may.	16	MR. BOYDSTON: Your Honor, may I
17	BY MR. BOYDSTON:	17	deliver the exhibits to the clerk?
18	Q Mr. Galaz, have you seen these videos?	18	JUDGE BARRETT: If you would please.
19	A Yes, these were exemplars that were	19	MS. PLOVNICK: These are all Envoy
20	•	20	Productions DVDs.
	produced pursuant to the Judge's order that we	20	
21 32	obtain exemplars from our claimants, our	21	MR. BOYDSTON: Correct.
	represented claimants, that were making claim in	""	MR. MacLEAN: The SDC has no

149 151 record if we read into the record what these DVDs objection. They would be collective remarks. MR. BOYDSTON: No, it's on here, 123. JUDGE BARRETT: I'll tell you what MS. PLOVNICK: Your Honor, just so the we'll do. Let's take a noon break and you can record is clear. I didn't count them all, but that was not 13 DVDs. Those are just the Envoy figure it all out. And we have an exhibit that Productions DVDs. is well defined to admit after lunch. MS. PLOVNICK: For the record, we also MR. BOYDSTON: Right. And there's 13 programs are on there. So there are multiple on have no objection to the admission of these DVDs. ο. JUDGE BARRETT: Thank you. So we'll Finally, Your Honor, I'd like to be at recess until 1:00 p.m. introduce --11 MR. MacLEAN: Your Honor. JUDGE BARRETT: Are we still on the 12 JUDGE BARRETT: No. 12 13 MR. BOYDSTON: I'm sorry. 13 record? 1.1 MS. PLOVNICK: Thank you, Your Honor. 14 MR. MacLEAN: I know we've been asking JUDGE BARRETT: There are maybe 11 for this before. But I would ask that the 15 15 DVDs. Two of them have multiple. Or 10. How witness he instructed not to discuss his 16 16 17 many are there? 17 testimony during the break with the exception as 1 A MR. BOYDSTON: For the record, there we try to get this exhibit worked out. With that 18 are seven boxes with DVDs in them. limited exception. I move that --19 19 JUDGE BARRETT: Yes. Mr. Galaz, JUDGE BARRETT: Thank you. Thirteen 20 20 21 you're not to discuss your testimony with counsel programs. MR. BOYDSTON: Yes. or with anyone else during the recess. Off the 150 152 JUDGE BARRETT: Thank you. record. MS. PLOVNICK: Thank you. 2 (Whereupon, the above-entitled matter MR. BOYDSTON: Your Honor, Exhibit -went off the record at 11:58 a.m. and resumed at THE WITNESS: I'm sorry. I think 1:14 p.m.) that's incorrect. There are 13 programs. 5 JUDGE BARRETT: Mr. Boydston? JUDGE BARRETT: Eleven. MR. BOYDSTON: Thank you, Your Honor. MR. BOYDSTON: Am I wrong? Before the break there was confusion between the JUDGE BARRETT: How many disks are clerk and myself about Exhibit 123. The clerk has marked Exhibit 123. There are seven discs, there. Madam Clerk? THE WITNESS: If this is just Envoy, seven DVD boxes contained seven DVDs and the 10 10 11 it's just eight I believe. clerk has marked them Exhibit 123 1 through 7. 12 MS. PLOVNICK: Those are Envoy 12 JUDGE BARRETT: Thank you. MR. BOYDSTON: And I don't know if 13 Productions DVDs. 13 they were actually admitted or not, but I move MR. BOYDSTON: Well, maybe -- May I 14 present these to the witness to see if I'm 15 that they be admitted now. 15 16 incorrect? 16 JUDGE BARRETT: There was no 17 JUDGE BARRETT: Yes please. 17 objection, so they are admitted. 18 MR. BOYDSTON: Well, we may not be 18 (Whereupon, the above-referred to document was received into evidence as 19 marking all of them. 19 MR. MacLEAN: Your Honor, although I IPG Exhibit No. 123.) 20 20 have no objection to the submission of this 21 MR. BOYDSTON: Thank you, Your Honor. 21 22 exhibit, I think it might be useful for the 22 JUDGE BARRETT: One-twenty-three?

153 155 (Simultaneous speaking) MR. BOYDSTON: Yes. Your Honor. JUDGE BARRETT: One-twenty-three is

12

17

admitted.

MR. BOYDSTON: Your Honor, the last

exhibit we present here with Mr. Galaz is IPG

Exhibit 122. I presume that your books do not

have a 122 because mine do not, and presume the

same for the --

21

2

JUDGE BARRETT: I noticed that.

10 MR. BOYDSTON: And I presume the same

11 for the parties. And that was due to chaos in

12 the staff room or some such thing. We have

printed it out a copy of it in our hotel, but we

14 were not able to find a Kinko's open that would

15 make copies or put them in a three-ring binder

16 and make holes. So we still need to do that.

17 What this document is -- and it was

indicated I think on our Exhibit list, but it is 18

19 what was item 6 in IPG's discovery responses to

20 the program suppliers. And what the documents

are themselves are situations in which the IPG

contract with its claimant included the program

MR. BOYDSTON: We tried.

(Laughter)

MR. BOYDSTON: Yes, yes. In their

words, they don't do that kind of thing.

JUDGE BARRETT: Okay.

MR. BOYDSTON: They're more of a

shipping place, really.

JUDGE BARRETT: But you're

representing that this is a copy of a package of

11 discovery that IPG produced?

MR. BOYDSTON: Correct.

JUDGE BARRETT: In response to a 13

14 request for production?

15 MR. BOYDSTON: That's correct.

JUDGE BARRETT: Are you familiar with 16

which item this is, counsel?

MR. BOYDSTON: It is item 6. And 18

certainly you can take a look at it. It is item 19

6 in our responses to -- in the programs by 20

21 category.

JUDGE BARRETT: Mr. Boydston, maybe

154

titles either in the contract itself or in

attached pages. So that's what the document is.

3 We only have one copy right now. As

4 soon as we're over here we're going to go and

browbeat some -- I shouldn't say that. We'll 5 6

find a copy place that will do it, because the copy place we went to last would not, and get

this together so it can be admitted.

JUDGE BARRETT: Because you know back

10 in the olden days when I practiced law we would

11 buy the paper with the holes already in it.

12 MR. BOYDSTON: Surprisingly difficult

13 to do that these days.

14 JUDGE BARRETT: Really?

15 MR. BOYDSTON: Because that is our

16 preference, but it was -- in any event, the copy

17 place we were at did not have that.

18 MR. BOYDSTON: Okav.

MR. BOYDSTON: Which is not uncommon 19

these days, and I don't know why that is. 20

21 JUDGE FEDER: There is a copy place

across C Street from --

1 you could have the witness identify it without

offering it. And then once you've got the copies

and we've all had a chance to look, you could

then offer it. I'll give you leave to do that

after Mr. Galaz is off the witness stand.

MR. BOYDSTON: Thank you, Your Honor.

7 My I approach?

JUDGE BARRETT: Yes. 8

9 BY MR. BOYDSTON:

Mr. Galaz, do you recognize that 10 Q

document?

12 Yes, I do.

And what is it generally? 13

14 These are documents that were produced

in response to discovery, specifically in the 15

16 program suppliers category. It included

17 documents in which part of the contracting

18 document -- in which part of the contracting

documents or else correspondence associated with 19

it immediately when it was returned identified 20

the programs for which we were directed to make 21

22 claim.

157 159 statement. And if that's the case. I'm going to Thank you. reserve some line of questioning for that phase. MR. BOYDSTON: Your Honor, as you In the case that they choose not to recall Mr. permitted, I will take that back, if I may, so we Galaz, I'm preserving the time to come back and can make copies. And I have nothing further. finish my questioning with Mr. Galaz, if that's JUDGE BARRETT: Thank you. Crossokay with Your Honors. examination? Oh, Mr. Olaniran. MR. BOYDSTON: I'm sorry. I didn't Let me just say that 20 years of saying I, I, I is a hard habit to break, and when hear the end of it. I make pronouncements about what I think or I am MR. OLANIRAN: If IPG chooses not to call Mr. Galaz for their written rebuttal doing from this bench, it includes my colleagues 10 here. We work as a unit and they have permission 11 statement, then I'm reserving time to recall him. 12 MR. BOYDSTON: Fair enough. We will 12 to kick me under the table at any time that I am overstepping. 13 be calling him. 14 MR. OLANIRAN: Okay. 14 So, Mr. Olaniran? CROSS-EXAMINATION 15 BY MR. OLANIRAN: 15 16 BY MR. OLANIRAN: 16 Mr. Galaz, I've probably questioned 17 Good afternoon, Mr. Galaz. I'm Greg 17 you a few times now, so and I've asked several questions about your criminal conduct, so I'm not 18 Olaniran for the record, counsel for Motion 18 going to belabor that. Just to summarize, in the 3.9 Ficture Association of America. 19 '97 proceeding you lied under oath, correct? Good afternoon. 20 20 21 21 Just out of curiosity, Mr. Galaz, you That's correct. had an exchange with Mr. Boydston about your That's correct? 158 160 experience at Film Roman which allowed you to That's correct. gain some of this industry contacts enough to Oh, okay. And then you illegally understand -- to be able to opine on the works of obtained royalties from MPAA using a fictitious ABC Family. Do you remember that? entity, correct? Α Α Well, using an entity using Tracee Productions. And how long were you at Film Roman? I was at Film Roman for a year. Then 0 You used Tracee Productions to --The question is that you said it --8 after leaving continued as counsel in private practice for several animation studios with which 9 you called it a fictitious entity, but it was --Film Roman contracted specifically I -- I -- I --10 Tracee Productions. 10 0 11 I think probably about a half-dozen Korean 11 That's correct. 12 animation studios that produced mostly --You illegally obtained royalties from 12 13 (Simultaneous speaking) 13 MPAA? BY MR. OLANIRAN: That's correct, yes. 14 Α Actually I just asked you about how 15 And then you were required to pay 16 long you worked for Film Roman. restitution to MPAA, correct? 17 Oh, one year. 17 That's correct. 18 Thank you. 18 Are you still paying restitution to MR. OLANIRAN: Just a quick 19 19 MPAA? housekeeping matter. I understand from talking 20 20 Α Twenty-five percent of my income. to Mr. Boydston that he intends to recall Mr. 21 21 Okay. That's a yes? 22 Galaz to address IPG's written rebuttal 22 For the last 10 years, yes, 25 percent

of my income. Now during your examination yesterday you mentioned the fact that Tracee was a real entity, correct? Α Correct. And then Francisco Diaz was literally your partner in crime, is that right? That -- that is correct. He was what I would from a technical standpoint call a coconspirator. Your partner in crime. Is there a 12 difference? 13 Α I suppose not. 14 0 Okay. And you took the fall for the 15 crime basically, correct? Well, that's kind of the layman's way 16 of · · of putting it. I felt responsible for it 17 and when I went to the U.S. Attorney's Office 18 part of the agreement that I made with them was 19 20 that they wouldn't prosecute anyone other than

Okav. So you took the fall for the

around '96? I'm not sure of the exact year. Well, that was the criminal act. It was -- it was the -- it was through that association that the criminal act was conducted. I'm not asking you about the criminal Well, but you said it wasn't associated with the criminal act, but it -- it was. It was the criminal act. 10 So let me finish my question. Just 11 make sure you answer the question I'm asking you. 12 13 I said Tracee Productions was affiliated with MPAA: that is, that MPAA 14 15 represented Tracee Productions sometime about 1996. Yes or no? 16 That -- that is correct and that is 17 А 18 how the crime was --0 I'm not asking you about the crime. 19 Mr. Galaz. Thank you very much. 20 I just don't want you to misstate the 21

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facts.

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crime and you made a deal so that he wouldn't be prosecuted? MR. BOYDSTON: Objection, Your Honor. 4 Mr. Olaniran said he wouldn't belabor it. He's 5 been belaboring it. We've been down this road many times before. JUDGE BARRETT: Overruled. I think he's about to wrap up or -- he is about to wrap 8 it up. BY MR. OLANIRAN: Please answer the question. 12 I'm sorry. Could you repeat it? 13 I asked you if you took the fall for 14 the crime. 15 Α I accepted all responsibility for the 16 crime. 17 Okay. And now, do you recall that at 18 sometime in '96 Tracee Productions was affiliated with MPAA? And this line of questioning, just so 19 I'm clear, has nothing to do with the crime for

which you were prosecuted. Okav? Tracee

Productions was affiliated with MPAA some time

Thank you. I appreciate that. Now, in 1996 Tracee Productions filed a timely claim for 1996 royalties, correct? I believe so. 0 Okay. And however IPG did not file a claim in that year? No, IPG didn't exist at that point. Okay. Did there come a time where you made a deal with Tracee Productions and asked 9 Tracee Productions if you could append some of 10 WSG claims to Tracee Productions' claims? Well --13 Did you follow that? 14 -- as -- as I had said, I effectively 15 was Tracee Productions. And so when Worldwide 16 Subsidy or IPG came in -- into existence and then 17 started soliciting parties and inquiring rights 18 from them, we then took it and turned to the MPAA 19 and requested that the programs that IPG had 20 acquired the rights to be appended to Tracee Productions' 1996 claim. And the MPAA, 21 22 specifically Dennis Lane, counsel for the MPAA,

20

21

21

myself.

		165			167
1	told me th	nat it can't be done. He forwarded	1	A	I believe so, correct.
2	legal opin	nion to me saying that that couldn't be	2	Q	You made a deal with Tracee
3	done and I	that pretty much concluded it.	3	Productio	ns and the deal was you would append the
4	Q	So let me re-ask my question. You	4	titles wh	ich ordinarily would not be compensable
5	were effec	ctively Tracee Productions. What do you	5	because t	here wasn't a timely claim filed. You
6	mean by "o	effectively" Tracee Productions?	6	wanted to	append that to Tracee's timely filed
7	A	Well, I	7	titles, r	ight?
8	Q	Were you the co-owner of Tracee	8	A	That is correct.
9	Production	ns?	9	Q	And get money from MPAA?
10		MR. BOYDSTON: Objection, Your Honor.	10	A	And the MPAA told us we can't do that.
11	We're geti	ing deeper and deeper into this.	11	Q	You're not answering my question.
12		MR. OLANIRAN: No, I'm not, Your	12		MR. OLANIRAN: Move to strike, Your
13	Honor.		13	Honor. N	on-responsive.
14		JUDGE BARRETT: Overruled.	14		JUDGE BARRETT: Right. Granted.
15		THE WITNESS: Yes, I was effectively	15		THE WITNESS: So, correct.
16	Tracee Pro	oductions.	16		BY MR. OLANIRAN:
17		BY MR. OLANIRAN:	17	Q	Do you have MPAA Exhibit 304?
18	Q	What does that mean? Were you an	18	A	Okay.
19	owner, co-	-owner?	19	Q	Are you there?
20	A	Yes, correct.	20	A	Yes.
21	Q	Which one?	21	Q	Okay. I'll give you a couple of
22	A	Co-owner.	22	seconds j	ust to review that document.
11			- 1		
		166			168
1	Q	166 You were co-owner with Francisco Diaz?	1	A	168 Okay.
1 2	Q A		1 2	A Q	
	-	You were co-owner with Francisco Diaz?			Okay.
2	A Q	You were co-owner with Francisco Diaz? That's correct.	2	Q A	Okay. Okay. Now
2	A Q Productions	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee	2	Q A	Okay. Okay. Now It's it's a transcript. I haven't
2 3	A Q Productions	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG	3 4	Q A reviewed (Okay. Okay. Now It's it's a transcript. I haven't the whole transcript.
2 3 4	A Q Productions had not. A	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG And you made a deal with Tracee	2 3 4 5	Q A reviewed (Q you quest:	Okay. Okay. Now It's it's a transcript. I haven't the whole transcript. I understand, and I'm not going to ask
2 3 4 5	A Q Productions had not.	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG And you made a deal with Tracee s to append WSG's claims to Tracee	2 3 4 5	Q A reviewed (Q you quest: is a port:	Okay. Okay. Now It's it's a transcript. I haven't the whole transcript. I understand, and I'm not going to ask ions about the entire transcript. This
2 3 4 5 6 7	A Q Productions had not. if Productions Productions	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG And you made a deal with Tracee s to append WSG's claims to Tracee s' claim, is that correct?	2 3 4 5 6	Q A reviewed 0 Q you quest: is a port:	Okay. Okay. Now It's it's a transcript. I haven't the whole transcript. I understand, and I'm not going to ask ions about the entire transcript. This ion of your testimony in the 1997 Phase
2 3 4 5 6 7	A Q Productions had not. if Productions Productions	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG And you made a deal with Tracee s to append WSG's claims to Tracee s' claim, is that correct? If it could be done, correct.	2 3 4 5 6 7 8	Q A reviewed 0 Q you quest: is a port:	Okay. Okay. Now It's it's a transcript. I haven't the whole transcript. I understand, and I'm not going to ask ions about the entire transcript. This ion of your testimony in the 1997 Phase case, correct?
2 3 4 5 6 7 8	A Q Productions had not. A Productions A Q	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG And you made a deal with Tracee s to append WSG's claims to Tracee s' claim, is that correct? If it could be done, correct. If it could be done?	2 3 4 5 6 7 8	Q A reviewed G Q you quest: is a port: II cable G	Okay. Okay. Now It's it's a transcript. I haven't the whole transcript. I understand, and I'm not going to ask ions about the entire transcript. This ion of your testimony in the 1997 Phase case, correct? It's for the 1997 Phase II, right.
2 3 4 5 6 7 8 9 10	A Q Productions had not. i	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG And you made a deal with Tracee s to append WSG's claims to Tracee s' claim, is that correct? If it could be done, correct. If it could be done? Right.	2 3 4 5 6 7 8 9	Q A reviewed to Q you quest: is a port: II cable to A Q	Okay. Okay. Now It's it's a transcript. I haven't the whole transcript. I understand, and I'm not going to ask ions about the entire transcript. This ion of your testimony in the 1997 Phase case, correct? It's for the 1997 Phase II, right. Okay.
2 3 4 5 6 7 8 9 10	A Q Productions had not. if Productions A Q A	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG And you made a deal with Tracee s to append WSG's claims to Tracee s' claim, is that correct? If it could be done, correct. If it could be done? Right. Okay.	2 3 4 5 6 7 8 9 10	Q A reviewed 0 Q you quest: is a port: II cable 0 A Q A	Okay. Okay. Now It's it's a transcript. I haven't the whole transcript. I understand, and I'm not going to ask ions about the entire transcript. This ion of your testimony in the 1997 Phase case, correct? It's for the 1997 Phase II, right. Okay. Okay.
2 3 4 5 6 7 8 9 10	A Q Productions had not. if Productions A Q A Q A Q Q	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG and you made a deal with Tracee s to append WSG's claims to Tracee s' claim, is that correct? If it could be done, correct. If it could be done? Right. Okay. But it couldn't.	2 3 4 5 6 7 8 9 10 11	Q A reviewed a Q you quest: is a port: II cable a A Q A Q attention	Okay. Okay. Now It's it's a transcript. I haven't the whole transcript. I understand, and I'm not going to ask ions about the entire transcript. This ion of your testimony in the 1997 Phase case, correct? It's for the 1997 Phase II, right. Okay. Okay. All right. Good. Let me direct your
2 3 4 5 6 7 8 9 10 11 12	A Q Productions had not. i Productions Productions A Q A Q A Q telling MPA	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG And you made a deal with Tracee s to append WSG's claims to Tracee s' claim, is that correct? If it could be done, correct. If it could be done? Right. Okay. But it couldn't. Now do you recall writing to MPAA and	2 3 4 5 6 7 8 9 10 11 12 13	Q A reviewed a Q you quest: is a port: II cable a A Q A Q attention	Okay. Okay. Now It's it's a transcript. I haven't the whole transcript. I understand, and I'm not going to ask ions about the entire transcript. This ion of your testimony in the 1997 Phase case, correct? It's for the 1997 Phase II, right. Okay. Okay. All right. Good. Let me direct your to the transcript page 1124 and just go
2 3 4 5 6 7 8 9 10 11 12 13	A Q Productions had not. in Productions A Q A Q A Q telling MPP catalogue v reported as	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG And you made a deal with Tracee s to append WSG's claims to Tracee s' claim, is that correct? If it could be done, correct. If it could be done? Right. Okay. But it couldn't. Now do you recall writing to MPAA and that in fact Tracee Productions' was larger than having initially and then sent MPAA another set of titles	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q A reviewed a Q you quest: is a port: II cable a A Q A Q attention	Okay. Okay. Now It's it's a transcript. I haven't the whole transcript. I understand, and I'm not going to ask ions about the entire transcript. This ion of your testimony in the 1997 Phase case, correct? It's for the 1997 Phase II, right. Okay. Okay. All right. Good. Let me direct your to the transcript page 1124 and just go 10 through 13. JUDGE STRICKLER: Which page, counsel? MR. OLANIRAN: Eleven-twenty-four.
2 3 4 5 6 7 8 9 10 11 12 13 14	A Q Productions had not. in Productions A Q A Q A Q telling MPP catalogue v reported as	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG And you made a deal with Tracee s to append WSG's claims to Tracee s' claim, is that correct? If it could be done, correct. If it could be done? Right. Okay. But it couldn't. Now do you recall writing to MPAA and AA that in fact Tracee Productions' was larger than having initially	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q A reviewed a Q you quest: is a port: II cable a A Q A Q attention	Okay. Okay. Now It's it's a transcript. I haven't the whole transcript. I understand, and I'm not going to ask ions about the entire transcript. This ion of your testimony in the 1997 Phase case, correct? It's for the 1997 Phase II, right. Okay. Okay. All right. Good. Let me direct your to the transcript page 1124 and just go 10 through 13. JUDGE STRICKLER: Which page, counsel? MR. OLANIRAN: Eleven-twenty-four. JUDGE STRICKLER: Thank you.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q Productions had not. is Productions A Q A Q telling MPP catalogue v reported as which actual	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG And you made a deal with Tracee s to append WSG's claims to Tracee s' claim, is that correct? If it could be done, correct. If it could be done? Right. Okay. But it couldn't. Now do you recall writing to MPAA and AA that in fact Tracee Productions' was larger than having initially and then sent MPAA another set of titles ally were WSG titles? Do you recall	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q A reviewed a Q you quest: is a port: II cable a A Q A Q attention	Okay. Okay. Now It's it's a transcript. I haven't the whole transcript. I understand, and I'm not going to ask ions about the entire transcript. This ion of your testimony in the 1997 Phase case, correct? It's for the 1997 Phase II, right. Okay. Okay. All right. Good. Let me direct your to the transcript page 1124 and just go 10 through 13. JUDGE STRICKLER: Which page, counsel? MR. OLANIRAN: Eleven-twenty-four. JUDGE STRICKLER: Thank you. JUDGE BARRETT: This is Exhibit 304?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A Q Productions had not. if Productions A Q A Q A Q telling MPI catalogue to reported an which actual	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG And you made a deal with Tracee s to append WSG's claims to Tracee s' claim, is that correct? If it could be done, correct. If it could be done? Right. Okay. But it couldn't. Now do you recall writing to MPAA and that in fact Tracee Productions' was larger than having initially and then sent MPAA another set of titles	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q A reviewed G Q you quest: is a port: II cable G A Q A Q attention to lines :	Okay. Okay. Now It's it's a transcript. I haven't the whole transcript. I understand, and I'm not going to ask ions about the entire transcript. This ion of your testimony in the 1997 Phase case, correct? It's for the 1997 Phase II, right. Okay. Okay. All right. Good. Let me direct your to the transcript page 1124 and just go 10 through 13. JUDGE STRICKLER: Which page, counsel? MR. OLANIRAN: Eleven-twenty-four. JUDGE STRICKLER: Thank you. JUDGE BARRETT: This is Exhibit 304? MR. OLANIRAN: Exhibit 304, which has
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q Productions had not. is Productions Productions A Q A Q telling MPS catalogue v reported as which actus that? A Q	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG And you made a deal with Tracee s to append WSG's claims to Tracee s' claim, is that correct? If it could be done, correct. If it could be done? Right. Okay. But it couldn't. Now do you recall writing to MPAA and AA that in fact Tracee Productions' was larger than having initially and then sent MPAA another set of titles ally were WSG titles? Do you recall That's correct. Okay. So, and just to make sure that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q A reviewed G Q you quest: is a port: II cable G A Q A Q attention to lines :	Okay. Okay. Now It's it's a transcript. I haven't the whole transcript. I understand, and I'm not going to ask ions about the entire transcript. This ion of your testimony in the 1997 Phase case, correct? It's for the 1997 Phase II, right. Okay. Okay. All right. Good. Let me direct your to the transcript page 1124 and just go 10 through 13. JUDGE STRICKLER: Which page, counsel? MR. OLANIRAN: Eleven-twenty-four. JUDGE STRICKLER: Thank you. JUDGE BARRETT: This is Exhibit 304? MR. OLANIRAN: Exhibit 304, which has ipt from another proceeding.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A Q Productions had not. if Productions Productions A Q A Q telling MP catalogue to reported as which actual that? A Q I'm making	You were co-owner with Francisco Diaz? That's correct. Okay. So WSG made a deal with Tracee s, which had filed '96 claims and IPG And you made a deal with Tracee s to append WSG's claims to Tracee s' claim, is that correct? If it could be done, correct. If it could be done? Right. Okay. But it couldn't. Now do you recall writing to MPAA and AA that in fact Tracee Productions' was larger than having initially and then sent MPAA another set of titles ally were WSG titles? Do you recall That's correct.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q A reviewed G Q You quest: is a port: II cable G A Q A Q attention to lines:	Okay. Okay. Now It's it's a transcript. I haven't the whole transcript. I understand, and I'm not going to ask ions about the entire transcript. This ion of your testimony in the 1997 Phase case, correct? It's for the 1997 Phase II, right. Okay. Okay. All right. Good. Let me direct your to the transcript page 1124 and just go 10 through 13. JUDGE STRICKLER: Which page, counsel? MR. OLANIRAN: Eleven-twenty-four. JUDGE STRICKLER: Thank you. JUDGE BARRETT: This is Exhibit 304? MR. OLANIRAN: Exhibit 304, which has

1	169		171
1	going to wrap that up?	1	A That's correct.
2	MR. OLANIRAN: Well, it's actually a	2	Q Okay. And
3	different topic, Your Honor.	3	A We we were trying to append
4	JUDGE BARRETT: Okay.	4	the programs that IPG had acquired from other
٠,	MR. OLANIRAN: Yes.	5	parties to the existing Tracee claim, but we were
,	JUDGE BARRETT: Just checking.	6	told we couldn't do that.
7	MR. OLANIRAN: The clarification I was	7	Q Because you had not filed a claim,
 ,	making to Mr. Galaz is this has nothing to Mr.	8	correct?
ر ا	Galaz used Tracee for inappropriate conduct for	9	A Correct, because it would be untimely.
10	which he was prosecuted, and this is a completely	10	You can't you can't append after the fact.
11	different line of question	11	Q I understand that. And just give me
12	JUDGE BARRETT: Okay.	12	one second. But the arrangement was for there to
13	MR. OLANIRAN: with regard to	13	be some kind of compensation to Tracee
14	Tracee Productions.	14	Productions as a result of this deal
14	JUDGE BARRETT: Thank you.	15	A Right.
16	BY MR. OLANIRAN:	16	Q if it had actually worked out,
17	Q And on line 10 through 13 on page	17	correct?
18	1124 you see an exhibit being marked 17X?	18	A For 1996, right.
19	A Yes.	19	Q Okay. And let's go to page 1145 of
20	Q Okay. I need you to keep that in mind	20	that same transcript. Still in Exhibit 304, on
21	for a second.	21	line 10.
22	And now let's go to page 1132 of that	22	A Okay.
	170		172
1	transcript, still within Exhibit 304. Now go to	1	Q You see where the exhibit has been
2	line 15 on page 1132.	2	admitted?
	A Yes.	3	
-1	Q And I don't need it you read for the	1	A Okay.
١,	2 100 0 000 0 0000 00 700 0000 000	4	A Okay. Q Okay. And then let's go to the
11	record. Just take a look at that and up through	4 5	•
n	•		Q Okay. And then let's go to the
r. 7	record. Just take a look at that and up through	5	Q Okay. And then let's go to the following page. You see the label 17X?
ll .	record. Just take a look at that and up through the next page to line 7.	5	Q Okay. And then let's go to the following page. You see the label 17X? A Okay.
7	record. Just take a look at that and up through the next page to line 7. A Okay.	5 6 7	Q Okay. And then let's go to the following page. You see the label 17X? A Okay. Q And that's the actual exhibit that was
7 ห	record. Just take a look at that and up through the next page to line 7. A Okay. Q You see that? And that's	5 6 7 8	Q Okay. And then let's go to the following page. You see the label 17X? A Okay. Q And that's the actual exhibit that was being admitted, correct?
7 א ע	record. Just take a look at that and up through the next page to line 7. A Okay. Q You see that? And that's A Through the next page?	5 6 7 8	Q Okay. And then let's go to the following page. You see the label 17X? A Okay. Q And that's the actual exhibit that was being admitted, correct? A I'll take your word for it.
7 8 9	record. Just take a look at that and up through the next page to line 7. A Okay. Q You see that? And that's A Through the next page? Q Yes.	5 6 7 8 9	Q Okay. And then let's go to the following page. You see the label 17X? A Okay. Q And that's the actual exhibit that was being admitted, correct? A I'll take your word for it. Q Okay. Well, let's look at the cover
7 8 10 11	record. Just take a look at that and up through the next page to line 7. A Okay. Q You see that? And that's A Through the next page? Q Yes. JUDGE STRICKLER: Counsel, the	5 6 7 8 9 10	Q Okay. And then let's go to the following page. You see the label 17X? A Okay. Q And that's the actual exhibit that was being admitted, correct? A I'll take your word for it. Q Okay. Well, let's look at the cover letter, which actually has a letter from you
7 8 9 10 11	record. Just take a look at that and up through the next page to line 7. A Okay. Q You see that? And that's A Through the next page? Q Yes. JUDGE STRICKLER: Counsel, the representation is; because it says the witness,	5 6 7 8 9 10 11	Q Okay. And then let's go to the following page. You see the label 17X? A Okay. Q And that's the actual exhibit that was being admitted, correct? A I'll take your word for it. Q Okay. Well, let's look at the cover letter, which actually has a letter from you dated November 14, '97. Do you recall writing
7 8 9 10 11 12	record. Just take a look at that and up through the next page to line 7. A Okay. Q You see that? And that's A Through the next page? Q Yes. JUDGE STRICKLER: Counsel, the representation is; because it says the witness, the witness is Mr. Galaz in the transcript?	5 6 7 8 9 10 11 12	Q Okay. And then let's go to the following page. You see the label 17X? A Okay. Q And that's the actual exhibit that was being admitted, correct? A I'll take your word for it. Q Okay. Well, let's look at the cover letter, which actually has a letter from you dated November 14, '97. Do you recall writing that letter?
7 8 9 10 11 12 14	record. Just take a look at that and up through the next page to line 7. A Okay. Q You see that? And that's A Through the next page? Q Yes. JUDGE STRICKLER: Counsel, the representation is; because it says the witness, the witness is Mr. Galaz in the transcript? MR. OLANIRAN: Yes, the witness is Mr.	5 6 7 8 9 10 11 12 13	Q Okay. And then let's go to the following page. You see the label 17X? A Okay. Q And that's the actual exhibit that was being admitted, correct? A I'll take your word for it. Q Okay. Well, let's look at the cover letter, which actually has a letter from you dated November 14, '97. Do you recall writing that letter? A Actually and I had an opportunity to
7 8 9 10 11 12 13 14	record. Just take a look at that and up through the next page to line 7. A Okay. Q You see that? And that's A Through the next page? Q Yes. JUDGE STRICKLER: Counsel, the representation is; because it says the witness, the witness is Mr. Galaz in the transcript? MR. OLANIRAN: Yes, the witness is Mr. Galaz. Thank you.	5 6 7 8 9 10 11 12 13 14	Q Okay. And then let's go to the following page. You see the label 17X? A Okay. Q And that's the actual exhibit that was being admitted, correct? A I'll take your word for it. Q Okay. Well, let's look at the cover letter, which actually has a letter from you dated November 14, '97. Do you recall writing that letter? A Actually and I had an opportunity to look at this prior. That date is wrong, and I
7 8 9 10 11 12 14 14 15	record. Just take a look at that and up through the next page to line 7. A Okay. Q You see that? And that's A Through the next page? Q Yes. JUDGE STRICKLER: Counsel, the representation is; because it says the witness, the witness is Mr. Galaz in the transcript? MR. OLANIRAN: Yes, the witness is Mr. Galaz. Thank you. JUDGE STRICKLER: Thank you.	5 6 7 8 9 10 11 12 13 14 15	Q Okay. And then let's go to the following page. You see the label 17X? A Okay. Q And that's the actual exhibit that was being admitted, correct? A I'll take your word for it. Q Okay. Well, let's look at the cover letter, which actually has a letter from you dated November 14, '97. Do you recall writing that letter? A Actually and I had an opportunity to look at this prior. That date is wrong, and I testify to that within this excerpt. So this is
7 8 9 10 11 12 14 15 16 17	record. Just take a look at that and up through the next page to line 7. A Okay. Q You see that? And that's A Through the next page? Q Yes. JUDGE STRICKLER: Counsel, the representation is; because it says the witness, the witness is Mr. Galaz in the transcript? MR. OLANIRAN: Yes, the witness is Mr. Galaz. Thank you. JUDGE STRICKLER: Thank you. MR. OLANIRAN: Thank you, Your Honor.	5 6 7 8 9 10 11 12 13 14 15 16	Q Okay. And then let's go to the following page. You see the label 17X? A Okay. Q And that's the actual exhibit that was being admitted, correct? A I'll take your word for it. Q Okay. Well, let's look at the cover letter, which actually has a letter from you dated November 14, '97. Do you recall writing that letter? A Actually and I had an opportunity to look at this prior. That date is wrong, and I testify to that within this excerpt. So this is not a letter dated November 14th, 1997, and
7 8 9 10 11 12 13 14 15 16 17	record. Just take a look at that and up through the next page to line 7. A Okay. Q You see that? And that's A Through the next page? Q Yes. JUDGE STRICKLER: Counsel, the representation is; because it says the witness, the witness is Mr. Galaz in the transcript? MR. OLANIRAN: Yes, the witness is Mr. Galaz. Thank you. JUDGE STRICKLER: Thank you. MR. OLANIRAN: Thank you, Your Honor. THE WITNESS: Okay.	5 6 7 8 9 10 11 12 13 14 15 16 17	Q Okay. And then let's go to the following page. You see the label 17X? A Okay. Q And that's the actual exhibit that was being admitted, correct? A I'll take your word for it. Q Okay. Well, let's look at the cover letter, which actually has a letter from you dated November 14, '97. Do you recall writing that letter? A Actually and I had an opportunity to look at this prior. That date is wrong, and I testify to that within this excerpt. So this is not a letter dated November 14th, 1997, and actually the contents display that it's
7 8 9 10 11 12 14 15 16 17 18	record. Just take a look at that and up through the next page to line 7. A Okay. Q You see that? And that's A Through the next page? Q Yes. JUDGE STRICKLER: Counsel, the representation is; because it says the witness, the witness is Mr. Galaz in the transcript? MR. OLANIRAN: Yes, the witness is Mr. Galaz. Thank you. JUDGE STRICKLER: Thank you. MR. OLANIRAN: Thank you, Your Honor. THE WITNESS: Okay. BY MR. OLANIRAN:	5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q Okay. And then let's go to the following page. You see the label 17X? A Okay. Q And that's the actual exhibit that was being admitted, correct? A I'll take your word for it. Q Okay. Well, let's look at the cover letter, which actually has a letter from you dated November 14, '97. Do you recall writing that letter? A Actually and I had an opportunity to look at this prior. That date is wrong, and I testify to that within this excerpt. So this is not a letter dated November 14th, 1997, and actually the contents display that it's incorrect. It was probably a year later.
7 8 9 10 11 12 14 15 16 17 18 19 20	record. Just take a look at that and up through the next page to line 7. A Okay. Q You see that? And that's A Through the next page? Q Yes. JUDGE STRICKLER: Counsel, the representation is; because it says the witness, the witness is Mr. Galaz in the transcript? MR. OLANIRAN: Yes, the witness is Mr. Galaz. Thank you. JUDGE STRICKLER: Thank you. MR. OLANIRAN: Thank you, Your Honor. THE WITNESS: Okay. BY MR. OLANIRAN: Q Okay. And that's where you described	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q Okay. And then let's go to the following page. You see the label 17X? A Okay. Q And that's the actual exhibit that was being admitted, correct? A I'll take your word for it. Q Okay. Well, let's look at the cover letter, which actually has a letter from you dated November 14, '97. Do you recall writing that letter? A Actually and I had an opportunity to look at this prior. That date is wrong, and I testify to that within this excerpt. So this is not a letter dated November 14th, 1997, and actually the contents display that it's incorrect. It was probably a year later. Q But it is your letter, correct?

- Fine. And it is the letter in which you are attempting to append WSG claims to Tracee
- Productions, correct?
- For 1996, correct. For the 1996
- claim, that's correct.
- 0 Fair enough. And just to summarize
- the letter; I won't make you read the whole thing
- into the record, in that letter; and that's the
- letter on the front page of Exhibit 17X within
- 304, you inform Ms. Kessler that you're
- representing Tracee, correct?
- 12 That's correct, or that we have an
- 13 agreement with Tracee.
- 14 And then you lie to her that the form
- 15 earlier had mistakenly understated Tracee's
- 16 catalogue, correct?

17

- Α It says that what had been submitted
- previously only identified one property. 18
- That's true. But that's not true is 19
- it? What had been identified earlier was 20
- 21 actually Tracee's catalogue? Now this letter
- conveying the attached titles you were trying to

175

- conversations with Dennis Lane where he then sent
- 2 me a copy of a legal opinion saying that you
- cannot do so. And that was the end of it.
- Mr. Galaz, the language of your letter
- says, "Tracee Productions mistakenly identified
- only the property that was used as part of the
- applications filed with the Copyright Arbitration
- Royalty Panel."
- Α That's correct.
- 10 That initial filing was not a mistake
- 11 because it was not supposed to contain WSG
- 12 programs, was it?
- 13 Α It was not supposed to contain WSG
- programs because --14
 - .Q Thank you. I'm fine.
- -- WSG did not exist yet. It couldn't 16
- 17 have.

15

- 18 0 Let's keep going, Mr. Galaz. And then
- you attached two lists of titles, Cable and
- Satellite, Exhibits A and B, to that cover
- letter?
- Okay.

174 176

- append to Tracee's catalogue, correct?
- 2 That's right. And that's what the
- transcript says. We clarified that it was
- pursuant to this agreement that we were
- attempting to append. And as I also testified in
- there, I spoke with Dennis Lane, MPAA counsel.
- He said you can't do that after the fact, and
- that was the end of it.
- Okay. So where in the letter do you
- explain that you were trying to append?
- I don't know that if it's -- that it's
- in this letter. It's pursuant to conversations
- with Dennis Lane.
- 14 You just told me that you explain in
- 19 this letter that you were trying to append.
- 16 No, I -- I -- I'm sure -- and if I
- 17 said that it was within the letter that I was
- 18 trying to explain that, then that was incorrect.
- It was in conversations that I had with Dennis 19
- Lane. Frankly, I remember that. I -- except for 20 refreshing my recollection from reading this
- 22 transcript where I specifically refer to my

- 0 Is that correct?
- Α Yes.
- And then your objective, as you
- admitted to a few minutes ago, was basically to
- try to get money for these titles for which you
- did not make timely filed claims, right?
- Well, we didn't make timely filed
- claims for the 1996 filing, that's correct.
- But you were trying to get money for
- '96 claims?
- Right, we were trying to append these
- titles to Tracee's 1996 claim and were informed 12
- by the MPAA that you could not do that.
- 14 To get money for these claims?
 - Of course, yes.
- 16 COUNSEL: Objection, Your Honor. He's
- badgering the witness. He's answered the 17
- 18 questions. They did try to append.
- JUDGE BARRETT: Sustained. 19
- 20 COUNSEL: They were told no.
- 21 JUDGE BARRETT: Sustained.
- BY MR. BOYDSTON:

15

1	177		179
1	Q Now let's turn to the list of titles	1	the Late Show with David Letterman, right?
2	that you attached, Mr. Galaz. You have two	2	A Correct.
3	exhibits to this 17X. You have a cable section	3	Q And all of these shows that I just
-1	and a satellite section, correct? Do you see	4	mentioned are the same shows that you're now
5	that?	5	claiming through other claimants in this
٠,	A Mine has Exhibit A series, Exhibit A	6	proceeding, correct?
7	non-series. They both say cable and satellite.	7	A Pursuant to the same agreements,
8	Q I'll tell you what, why don't we just	8	correct.
رد	flip to the page	9	Q And in fact there are many more shows
19	A Oh, on the oh, I'm sorry. And then	10	that are on this list that you're claiming in
11	farther on it says satellite only.	11	this proceeding, correct?
12	Q That's fine. Let's just flip to the	12	A I don't understand the question.
13	first page after the cover letter. Okay?	13	Q There are many other titles in this
1-1	A Okay.	14	exhibit
14	Q Now if you go down I think the	15	A Okay.
16	titles are in alphabetical order. You see Beast	16	Q that we just went through that
17	Wars on that list?	17	you're now claiming in this proceeding through
18	A Correct.	18	other
19	Q And then you see Believer's Voice of	19	A In in in this proceeding
20	Victory?	20	O Yes.
21	A Correct.	21	A we're we're claiming
22	Q Jack Hanna's Animal Adventures?	22	significantly greater number of program. As we
	•		
	178		180
ı	A On the next page or on the next	1	grew we we entered into numerous additional
2	page? Yes.	2	contracts and consequently represent numerous
3	Q You see that?	3	more programs.
4	A It's not in the order that you	4	Q You're not answering my question.
r,	Q My apologies. I'm pretty sure it is	5	A Well, I'm I'm I'm I'm trying.
r.	on the list.	6	Q Let me rephrase.
7	Now let's go you can skip that.	7	A I'm just not understanding it then.
я	I'm pretty sure it's on the list, but let's skip	8	Q Let me rephrase. Let me rephrase.
و	to the last two sheets, not the last two pages.	9	There are many other titles in this exhibit that
			•
10	A I'm sorry. The last	10	we just went through that are part of your claims
10	A I'm sorry. The last Q The last two pages. I'm sorry.	10 11	
	•	1	we just went through that are part of your claims
11	Q The last two pages. I'm sorry.	11	we just went through that are part of your claims in this proceeding?
11 12	Q The last two pages. I'm sorry. A The last two pages of the entire	11	we just went through that are part of your claims in this proceeding? A There I'm I'm sorry. You're
11 12 13	Q The last two pages. I'm sorry. A The last two pages of the entire exhibit?	11 12 13	we just went through that are part of your claims in this proceeding? A There I'm I'm sorry. You're saying there's many programs here that are in our
11 12 13 14	Q The last two pages. I'm sorry. A The last two pages of the entire exhibit? Q Yes.	11 12 13	we just went through that are part of your claims in this proceeding? A There I'm I'm sorry. You're saying there's many programs here that are in our current claims?
11 12 13 14 15	Q The last two pages. I'm sorry. A The last two pages of the entire exhibit? Q Yes. A Okay.	11 12 13 14 15	we just went through that are part of your claims in this proceeding? A There I'm I'm sorry. You're saying there's many programs here that are in our current claims? Q Yes.
11 12 13 14 15	Q The last two pages. I'm sorry. A The last two pages of the entire exhibit? Q Yes. A Okay. Q And you see Bold and Beautiful, which	11 12 13 14 15	we just went through that are part of your claims in this proceeding? A There I'm I'm sorry. You're saying there's many programs here that are in our current claims? Q Yes. A Yes.
11 12 13 14 15 16	Q The last two pages. I'm sorry. A The last two pages of the entire exhibit? Q Yes. A Okay. Q And you see Bold and Beautiful, which is on the top of the first of the two pages?	11 12 13 14 15 16	we just went through that are part of your claims in this proceeding? A There I'm I'm sorry. You're saying there's many programs here that are in our current claims? Q Yes. A Yes. Q Okay.
11 12 13 14 15 16 17	Q The last two pages. I'm sorry. A The last two pages of the entire exhibit? Q Yes. A Okay. Q And you see Bold and Beautiful, which is on the top of the first of the two pages? A Correct.	11 12 13 14 15 16 17	we just went through that are part of your claims in this proceeding? A There I'm I'm sorry. You're saying there's many programs here that are in our current claims? Q Yes. A Yes. Q Okay. A Yes.
11 12 13 14 15 16 17 18	Q The last two pages. I'm sorry. A The last two pages of the entire exhibit? Q Yes. A Okay. Q And you see Bold and Beautiful, which is on the top of the first of the two pages? A Correct. Q And then if you flip the page, you see	11 12 13 14 15 16 17 18	we just went through that are part of your claims in this proceeding? A There I'm I'm sorry. You're saying there's many programs here that are in our current claims? Q Yes. A Yes. Q Okay. A Yes. Q That was my question. I also want to

183 181 And I know you've testified before in No. You don't recall that -another proceeding that you stopped running IPG Well, no, I remember that there was a in May of 2002, correct? I stopped running it, correct. stipulation at some point. I don't remember the specifics of it. Okay. And you were in jail from February 10, 2003 to May 28, 2004, correct? Q Okay. May I refresh your I was actually in a halfway house for recollection? the last month-and-a-half of that -- that time frame that you're describing. MR. OLANIRAN: May I approach, Your 10 Okay. Honor. So I -- I would say I was incarcerated 11 JUDGE BARRETT: Yes. 12 from February 2003 through May of 2004. 12 MR. MacLEAN: Your Honor, actually I 13 Okay. Fair enough. And you've 13 would like to see that, too. 14 testified before that you didn't have "firsthand 14 MR. BOYDSTON: I guess I do, too. knowledge; " and I use that firsthand knowledge in MS. PLOVNICK: We have conies. 15 15 16 quotes, of how WSG operated while you were 16 actually. 17 incarcerated? 17 MR. BOYDSTON: I'm sorry, are you 1 8 Well, it's somewhat of a loaded 18 directing us to certain pages? 19 question because at the time there was a 19 MR. OLANIRAN: Just give me a second. THE WITNESS: Okay. Starting at page 20 contractual dispute going on between Liza Galaz 20 and Marian Oshita. Liza Galaz was in San 21 21 17? Antonio, Texas. Marian Oshita was in Los BY MR. OLANIRAN: 184 Angeles, California. And they were you might say Q Yes. vying for control of WSG. And that's what А Okav. ultimately resulted in the lawsuit between the The relevant stipulation is 168. two of them that I think was concluded January of MR. BOYDSTON: What number? 2005 with a judgment in Ms. Galaz' favor. MR. OLANIRAN: One-sixty-eight. THE WITNESS: Okav. But you testified at a deposition that you had very little knowledge of what was going BY MR. OLANTRAN: on within WSG while you were in jail. Is that 8 Now you recall then there was a b ves or no? q stipulation, correct? I'm -- I presume that that's accurate, Α Very little knowledge? No, I -- I 10 А 10 would have no knowledge of what Ms. Oshita was and yes. 11 11 12 doing other than sort of derivatively through 12 And I had asked you about the fact Liza Galaz. I knew what line segment was doing 13 that you had very little knowledge about how WSG 13 and I knew what Liza Galaz' counsel, Mr. Brian was operating while you were in prison. Was that Boydston, was doing. So to say I had no 15 knowledge or little knowledge, it's somewhat of a 16 If I could read it again --

17

18

19

20

21 22 MR. BOYDSTON: Objection, Your Honor.

MR. OLANIRAN: This is not on the

MR. BOYDSTON: Oh, I'm sorry. I

The language is in here. It speaks for itself

record. Mr. Boydston.

subjective term. I knew what Liza Galaz was

Marian Oshita was doing.

had a stipulation?

doing in connection with IPG. I didn't know what

'03 Cable Phase II proceeding that IPG and IPA

Do you recall during the '00 through

17

1×

19

20

21

		185		187
1	forgot T	got confused. It was the previous	1	MR. OLANIRAN: I'd move to admit this
2	one. Sorr	-		Exhibit 354.
,	OHC. BOLL	THE WITNESS: May may I see it	3	MR. BOYDSTON: No objection.
4	again?		4	MR. MacLEAN: Your Honor, I haven't
ę		BY MR. OLANIRAN:	5	had an opportunity to review this entire exhibit
r.	o	Sure.	6	yet. What I'd like to do, if I may, is reserve
7	A	Thank you.	7	on whether I object.
8	Q	That's 168.	8	JUDGE BARRETT: Fine. It's admitted,
,	-	MR. OLANIRAN: Your Honor, I'd like to	9	354, subject to SDC having some objection about
10	move to ad	mit. It's a publicly filed document.	10	it.
11		MR. BOYDSTON: I don't have a problem	11	(Whereupon, the above-referred to
12	with its e	ntry.	12	document was received into evidence as
13		JUDGE BARRETT: Okay. We'll mark it	13	MPAA Exhibit No. 354.)
1.1	as MPAA's	next exhibit.	14	JUDGE BARRETT: It is a matter of
15		MR. OLANIRAN: What number?	15	public record, Mr. MacLean.
16		JUDGE BARRETT: I'll let the clerk	16	MR. MacLEAN: I understand, Your
17	tell us.		17	Honor.
18		THE CLERK: And that would be MPAA	18	JUDGE BARRETT: Okay.
19	354.		19	MR. MacLEAN: It's just I
20		(Whereupon, the above-referred to	20	haven't
21		document was marked as MPAA Exhibit	21	JUDGE BARRETT: I understand you might
22		No. 354 for identification.)	22	have some other grounds.
		186		188
			1	100
1		BY MR. OLANIRAN:	1	Go ahead, Mr. Olaniran.
1 2	Q	BY MR. OLANIRAN: And go to the back of	1 2	
	Q		ļ	Go ahead, Mr. Olaniran.
2		And go to the back of	2	Go ahead, Mr. Olaniran. MR. OLANIRAN: Thank you, Your Honor.
2		And go to the back of MR. MacLEAN: I apologize. Has this	2	Go ahead, Mr. Olaniran. MR. OLANIRAN: Thank you, Your Honor. BY MR. OLANIRAN:
2 4	been moved	And go to the back of MR. MacLEAN: I apologize. Has this	2 3 4	Go ahead, Mr. Olaniran. MR. OLANIRAN: Thank you, Your Honor. BY MR. OLANIRAN: Q Mr. Galaz, if you go to page 19 of
2 4 4 6	been moved	And go to the back of MR. MacLEAN: I apologize. Has this into evidence or has it just been	2 3 4 5	Go ahead, Mr. Olaniran. MR. OLANIRAN: Thank you, Your Honor. BY MR. OLANIRAN: Q Mr. Galaz, if you go to page 19 of Exhibit 354
2 4 6	been moved	And go to the back of MR. MacLEAN: I apologize. Has this into evidence or has it just been MR. OLANIRAN: It's just been marked.	2 3 4 5	Go ahead, Mr. Olaniran. MR. OLANIRAN: Thank you, Your Honor. BY MR. OLANIRAN: Q Mr. Galaz, if you go to page 19 of Exhibit 354 A I'm sorry. Is this 354? The new one?
2 4 5 6	been moved	And go to the back of MR. MacLEAN: I apologize. Has this into evidence or has it just been MR. OLANIRAN: It's just been marked.	2 3 4 5 6	Go ahead, Mr. Olaniran. MR. OLANIRAN: Thank you, Your Honor. BY MR. OLANIRAN: Q Mr. Galaz, if you go to page 19 of Exhibit 354 A I'm sorry. Is this 354? The new one? JUDGE BARRETT: It is.
2 4 5 6 7 8	been moved	And go to the back of MR. MacLEAN: I apologize. Has this into evidence or has it just been MR. OLANIRAN: It's just been marked. JUDGE BARRETT: It's just been marked	2 3 4 5 6 7 8	Go ahead, Mr. Olaniran. MR. OLANIRAN: Thank you, Your Honor. BY MR. OLANIRAN: Q Mr. Galaz, if you go to page 19 of Exhibit 354 A I'm sorry. Is this 354? The new one? JUDGE BARRETT: It is. THE WITNESS: Oh, okay. Sorry. Page
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2 4 4 5 6 7 8 9 10 11	been moved marked? so far. Q the back o	And go to the back of MR. MacLEAN: I apologize. Has this into evidence or has it just been MR. OLANIRAN: It's just been marked. JUDGE BARRETT: It's just been marked BY MR. OLANIRAN: Mr. Galaz, can you go all the way to f the last page of the document?	2 3 4 5 6 7 8 9 10	Go ahead, Mr. Olaniran. MR. OLANIRAN: Thank you, Your Honor. BY MR. OLANIRAN: Q Mr. Galaz, if you go to page 19 of Exhibit 354 A I'm sorry. Is this 354? The new one? JUDGE BARRETT: It is. THE WITNESS: Oh, okay. Sorry. Page 19. Okay. BY MR. OLANIRAN: Q And that's the page I was showing you
2 4 4 5 6 7 8 9 10 11 12	been moved marked? so far. Q the back o	And go to the back of MR. MacLEAN: I apologize. Has this into evidence or has it just been MR. OLANIRAN: It's just been marked. JUDGE BARRETT: It's just been marked BY MR. OLANIRAN: Mr. Galaz, can you go all the way to f the last page of the document? It's a signature page, actually.	2 3 4 5 6 7 8 9 10 11	Go ahead, Mr. Olaniran. MR. OLANIRAN: Thank you, Your Honor. BY MR. OLANIRAN: Q Mr. Galaz, if you go to page 19 of Exhibit 354 A I'm sorry. Is this 354? The new one? JUDGE BARRETT: It is. THE WITNESS: Oh, okay. Sorry. Page 19. Okay. BY MR. OLANIRAN: Q And that's the page I was showing you a few minutes ago. And at the top of the page is
2 4 4 5 6 6 7 8 9 10 11 12 14	been moved marked? so far. Q the back o	And go to the back of MR. MacLEAN: I apologize. Has this into evidence or has it just been MR. OLANIRAN: It's just been marked. JUDGE BARRETT: It's just been marked BY MR. OLANIRAN: Mr. Galaz, can you go all the way to f the last page of the document? It's a signature page, actually. Okay. And that's your signature and	2 3 4 5 6 7 8 9 10 11 12	Go ahead, Mr. Olaniran. MR. OLANIRAN: Thank you, Your Honor. BY MR. OLANIRAN: Q Mr. Galaz, if you go to page 19 of Exhibit 354 A I'm sorry. Is this 354? The new one? JUDGE BARRETT: It is. THE WITNESS: Oh, okay. Sorry. Page 19. Okay. BY MR. OLANIRAN: Q And that's the page I was showing you a few minutes ago. And at the top of the page is actually where you say that you stopped running
2 4 5 6 6 7 8 9 10 11 12 14 14	been moved marked? so far. Q the back of A Q Mr. Boydste	And go to the back of MR. MacLEAN: I apologize. Has this into evidence or has it just been MR. OLANIRAN: It's just been marked. JUDGE BARRETT: It's just been marked BY MR. OLANIRAN: Mr. Galaz, can you go all the way to f the last page of the document? It's a signature page, actually. Okay. And that's your signature and on's signature, correct?	2 3 4 5 6 7 8 9 10 11 12 13	Go ahead, Mr. Olaniran. MR. OLANIRAN: Thank you, Your Honor. BY MR. OLANIRAN: Q Mr. Galaz, if you go to page 19 of Exhibit 354 A I'm sorry. Is this 354? The new one? JUDGE BARRETT: It is. THE WITNESS: Oh, okay. Sorry. Page 19. Okay. BY MR. OLANIRAN: Q And that's the page I was showing you a few minutes ago. And at the top of the page is actually where you say that you stopped running the company in May 2002. You see that?
2 4 4 5 6 7 8 9 10 11 12 14 14 15	been moved marked? so far. Q the back of A Q Mr. Boydste	And go to the back of MR. MacLEAN: I apologize. Has this into evidence or has it just been MR. OLANIRAN: It's just been marked. JUDGE BARRETT: It's just been marked BY MR. OLANIRAN: Mr. Galaz, can you go all the way to f the last page of the document? It's a signature page, actually. Okay. And that's your signature and on's signature, correct? Correct.	2 3 4 5 6 7 8 9 10 11 12 13 14	Go ahead, Mr. Olaniran. MR. OLANIRAN: Thank you, Your Honor. BY MR. OLANIRAN: Q Mr. Galaz, if you go to page 19 of Exhibit 354 A I'm sorry. Is this 354? The new one? JUDGE BARRETT: It is. THE WITNESS: Oh, okay. Sorry. Page 19. Okay. BY MR. OLANIRAN: Q And that's the page I was showing you a few minutes ago. And at the top of the page is actually where you say that you stopped running the company in May 2002. You see that?
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2 4 4 5 6 7 8 9 10 11 12 14 15 16 17	been moved marked? so far. Q the back o A Q Mr. Boydste A Q the negotia	And go to the back of MR. MacLEAN: I apologize. Has this into evidence or has it just been MR. OLANIRAN: It's just been marked. JUDGE BARRETT: It's just been marked BY MR. OLANIRAN: Mr. Galaz, can you go all the way to f the last page of the document? It's a signature page, actually. Okay. And that's your signature and on's signature, correct? Correct. And do you recall being involved in ations of this stipulation?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Go ahead, Mr. Olaniran. MR. OLANIRAN: Thank you, Your Honor. BY MR. OLANIRAN: Q Mr. Galaz, if you go to page 19 of Exhibit 354 A I'm sorry. Is this 354? The new one? JUDGE BARRETT: It is. THE WITNESS: Oh, okay. Sorry. Page 19. Okay. BY MR. OLANIRAN: Q And that's the page I was showing you a few minutes ago. And at the top of the page is actually where you say that you stopped running the company in May 2002. You see that? A Yes. Q And then the next stipulation, Stipulation 168, is where I ask you again that
2 4 4 5 6 6 7 8 9 10 11 12 14 14 15 16 17 18	been moved marked? so far. Q the back of A Q Mr. Boydate A Q the negotic	And go to the back of MR. MacLEAN: I apologize. Has this into evidence or has it just been MR. OLANIRAN: It's just been marked. JUDGE BARRETT: It's just been marked BY MR. OLANIRAN: Mr. Galaz, can you go all the way to if the last page of the document? It's a signature page, actually. Okay. And that's your signature and on's signature, correct? Correct. And do you recall being involved in ations of this stipulation? I I don't.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Go ahead, Mr. Olaniran. MR. OLANIRAN: Thank you, Your Honor. BY MR. OLANIRAN: Q Mr. Galaz, if you go to page 19 of Exhibit 354 A I'm sorry. Is this 354? The new one? JUDGE BARRETT: It is. THE WITNESS: Oh, okay. Sorry. Page 19. Okay. BY MR. OLANIRAN: Q And that's the page I was showing you a few minutes ago. And at the top of the page is actually where you say that you stopped running the company in May 2002. You see that? A Yes. Q And then the next stipulation, Stipulation 168, is where I ask you again that you had said that you had very little knowledge
2 4 6 6 7 8 9 10 11 12 14 14 15 16 17 18 19	been moved marked? so far. Q the back of A Q Mr. Boydate A Q the negotion A Q	And go to the back of MR. MacLEAN: I apologize. Has this into evidence or has it just been MR. OLANIRAN: It's just been marked. JUDGE BARRETT: It's just been marked BY MR. OLANIRAN: Mr. Galaz, can you go all the way to f the last page of the document? It's a signature page, actually. Okay. And that's your signature and on's signature, correct? Correct. And do you recall being involved in ations of this stipulation? I I don't. You don't remember?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Go ahead, Mr. Olaniran. MR. OLANIRAN: Thank you, Your Honor. BY MR. OLANIRAN: Q Mr. Galaz, if you go to page 19 of Exhibit 354 A I'm sorry. Is this 354? The new one? JUDGE BARRETT: It is. THE WITNESS: Oh, okay. Sorry. Page 19. Okay. BY MR. OLANIRAN: Q And that's the page I was showing you a few minutes ago. And at the top of the page is actually where you say that you stopped running the company in May 2002. You see that? A Yes. Q And then the next stipulation, Stipulation 168, is where I ask you again that you had said that you had very little knowledge of how WSG was operating during the period you

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I think isn't an inaccurate one, and the document
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- 2 speaks for itself. Mr. Olaniran can make
- whatever arguments he wants about what this text
- says, but I think that was a misinterpretation of
- 5 it.
- c JUDGE BARRETT: All right. I just
- 7 heard Mr. Olaniran asking Mr. Galaz to verify
- * that -- I mean, yes, we don't need it
- 9 interpreted. We can read it.
- MR. BOYDSTON: Well, Mr. Olaniran was
- 11 giving his interpretation of it saying doesn't
- 12 this mean that he didn't know what was going on?
- 13 That's not what this says. The language speaks
- 14 for itself. Best evidence rule this ought to say
- 15 what this says.
- JUDGE BARRETT: Yes, I think maybe you
- 17 misheard him, Mr. Boydston. He just said earlier
- 14 in your testimony you said -- and now here's
- 19 what's on the paper. Maybe I misheard.
- You want to rephrase the question?
- MR. OLANIRAN: I'll make it easy, Your
- 22 Honor. I'll just rephrase the question.

- November '05, that means that you really didn't
- 2 have firsthand knowledge of IPG's operation
- 3 during that period, did you?
- A No, because for instance one of the
- 5 primary things I did after May 2002 until
- 6 February 2003; and this was actually basis of the
- 7 lawsuit between Liza Galaz and Marian Oshita, is
- I handed all -- handled all the finances. And I
- 9 also handled a lot of the data collection and
- 10 analysis. So -- so to say I wasn't involved at
- 11 all, that's probably somewhat of an
- 12 overstatement, but I wasn't having any contact
- 13 with clients that I could recall. And from that
- 14 standpoint I -- I wasn't. I was also not
- 15 employed. I wasn't receiving a paycheck for --
- 16 nor was I working full time at it.
- 17 O I just want to be clear. So from June
- 18 '02 to November '05 you had no contacts with
- 19 clients?
- 20 A Well, let's see, June 2002 to February
- 21 2003 when I was incarcerated I was certainly
- 22 involved in the finances for WSG because I was

190

- BY MR. OLANIRAN:

 In Stipulation 168 where I'm asking
- 3 the question, the last question in that says,
- 4 "What did you know about how it operated," "it"
- 5 referring to IPG. And just read your response
- 6 into the record?

1

13

- 7 A "You know, in a very generalized
- 8 nature all I knew was that Marian Oshita wasn't
- 9 sharing information with Liza Galaz. I presumed
- 10 she was carrying on business in the same manner
- 11 as, you know, prior to my incarceration, but
- 12 again didn't have any firsthand knowledge."
- 14 2005 where you stated that you were not involved

So you filed a pleading right about

- 15 in the TV royalty collection business at all
- 16 between June 2002 and November of 2005. Do you
- 17 recall that?
- 18 A I -- I don't recall, but that's
- 19 correct.
- 20 Q So if you stopped running IPG in May
- of 2002 and you weren't involved in the business
- of TV royalty collection from June '02 to

- helping put together the financing before I went
- 2 to prison.
- 3 Q Mr. Galaz, I'm asking about your
- 4 contact with claimants.
- 5 A Right, and you asked me from -- from
- 6 Jume 2002 to 2005. And I'm trying to trace in my
- mind exactly what I did during those times. So
- 8 that's why I -- I -- I start off -- the first leg
- 9 of that is from May 2002 until February 2003.
- 10 $\,$ And I was explaining what I was doing. And from
- 11 February 2003 until effectively June 2004 I was
- 12 incarcerated. And at that point there really
- 13 wasn't going -- anything going on with IPG.
 14 Periodically I would look at matters that -- t
- 14 Periodically I would look at matters that -- that 15 would arise, but there really wasn't anything
- 16 going on other than the lawsuit between Liza
- 17 Galaz and Marian Oshita.
- 18 And in -- by January 2005 Liza Galaz
- 19 had prevailed in a lawsuit against Marian Oshita,
- 20 reacquired control, full control of IPG. And
- 21 sometime in that point I started getting back
- 22 involved.

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I'm sorry. I'm going to have to stop
     you, Mr. Galaz. You're not answering my
     question. My question was --
                 I apologize. What -- I thought it
     was.
                 No, you were not. My question asked
     you of the contact you had with claimants between
     June '02 and November '05, because you
     represented in a pleading to the Federal
     Government that you were not involved in the --
                 I -- I --
                Let me finish my question. That you
12
     were not involved in the TV royalty collection
     business.
14
11,
          Α
16
                 So my question to you -- let me repeat
17
     it. You did not have any contact with claimants
     between '02 and '05, June '02 and November '05,
18
19
     ves or not?
          Δ
                I -- I -- I do not recall
20
21
     specifically, and I would have to put it in
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So for royalty years 2001, 2002, 2003
and 2004 you had no involvement with the filing
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of claims, correct?

MR. BOYDSTON: Your Honor, that's

I'm sorry --

outside the scope of the time period he's already

established.

THE WITNESS: Yes, I'm trying

14

17

10 JUDGE BARRETT: Sustained.

11 BY MR. OLANIRAN:

12 Okay. You stopped running IPG in

13 2002, correct?

Correct. Stopped running it, correct.

Right. Were you involved in filing of 15

claims for 2001, which would have been --16

T --

Let me finish. Let me finish. I want 18 0 the record to be clear. Were you involved in the 19

filing of claims for 2001 which would have been 20

filed in July of 2002? 21

I believe that I would have been

194

let's say May 2002 and February 2003 I don't

recall having any contact with clients. If I

did, it would have been very, very nominal. I

context of particular dates. Between June --

think the point was that that's when I pled

guilty to my crime. I was hands off. I'm not

going to have anything to do with this. I'm

going to extricate myself from -- from IPG as

much as possible. 8

The period after that I was

10 incarcerated. And when I came back I don't

recall having contact with anybody. There was

very little going on after I had returned, and in fact there were issues between Marian Oshita and

Liza Galaz that would have minimized the contact

15 between clients and IPG personnel in any event.

16 So you had very little contact?

I think I'm probably -- I think I'm 17

having little -- very little contact. I don't 18

recall any contact --19

> 0 Okav.

21 -- at -- I mean, just off the top of

my head.

20

involved and reviewed anything to give any input

that I had

Q Well, you just testified that you had

nominal --

A Client contact.

-- involvement. Client contact. Did 0

von have involvement --

You don't have to have client contact

to file a July claim.

JUDGE BARRETT: Let's try not to step 10

on each other's words.

THE WITNESS: My apologies, Your

13 Honor.

12

JUDGE BARRETT: The court reporter is

doing the best she can.

16 THE WITNESS: Sorry.

17 JUDGE BARRETT: And it's your record,

18

19 Could you ask the whole question?

20 And then could you give the answer,

21 Mr. Galaz?

22 THE WITNESS: Certainly.

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BY MR. OLANIRAN:
                Okay. During what I would call the
     separation period, if you will, which June '02 to
    November '05, you said you had nominal client
    contact. Did you have involvement with filing
    claims during that period?
                Well, your predicate is wrong. To
    call it the separation period is just inaccurate
    when I know what's going on even though I'm not
    necessarily having client contact. You don't
1.0
    have to have client contact to necessarily know
11
12
    what's going on. I may not be corresponding with
    the client, but I might see their -- their
13
    correspondence with someone else in IPG.
14
                To -- directly to your question, the
16
    only claim that I couldn't have had any
    involvement with would have been the one that was
    filed in July 2003 for 2002 calendar year. But
    that necessarily wouldn't have meant that I
20
    wouldn't have known about what was in there. If
    it contained claims for clients that we had
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entered into -- into contracts with years before,

then it wouldn't have necessarily meant -- you

1.99

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pleading and I understand the context in which it
     came in. So you can ask me any questions about
    it.
                 BY MR. OLANIRAN:
                I have been asking you questions about
    it.
                Actually, no, you asked me a very
     general statement, but if you'd like to ask me
     something more specific about it, then feel free.
                 Did you have client contact between
     June 2002 and November 2005?
13
                 If I had any, it would have been
     nominal, but I don't recall any.
15
                 Did you have any involvement with
     filing claims between June 2002 and November
17
     20052
1.8
                 I'm certain that I reviewed claims for
19
     any year in which I was not incarcerated. So
     that would have -- the only claim filing that
20
21
     would have occurred when I was incarcerated was
     the one in July 2003 that pertains to the 2002
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THE WITNESS: And I understand the

198

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don't need client contact in order to file your
    July claim.
                 So then when you represent in a
    pleading that you did not have any involvement in
    the TV royalty collection business between June
    2002 and November 2005, that wasn't true then?
                 MR. BOYDSTON: Your Honor, I'd like to
    know what this pleading is, because I don't think
    Mr. Galaz personally filed any pleading. And I'd
11
    like to see the basis of this because I don't
12
    know that that even happened.
13
                 (Simultaneous speaking)
                 MR. BOYDSTON: The same stipulation?
1.1
14
                 MS. PLOVNICK: Same stipulation.
                 MR. BOYDSTON: Which number?
16
                 MS. PLOVNICK: Paragraph 170. And
17
1 H
    thereafter.
                MR. OLANIRAN: And if you look at
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MR. BOYDSTON: Understood. Never

calendar year.

So you're saying yes or no? I'm not understanding your response. Well, you're -- the problem is that you're -- you're saying you have no involvement, no involvement. That's a -- that's a -- I mean, no involvement? No, that would be incorrect to say no involvement, because --9 0 That was not my question. My question 1.0 1.1 Well, it -- I -- I think it actually was. And -- and you -- you were saying is it 12 false that you had -- when -- when you say that 13 you had no involvement? 14 You stated here that in stipulation 173 in Exhibit 354, "Raul Galaz was not engaged in the industry of television royalty collection between June 2002 and November 10, 2005." Are we together thus far? 19 20 Correct. 21 And then I asked you did you have any client contact during that period that I just

mind.

21 22 stipulation --

203 201 (No audible response) mentioned. Yes or no? That's not a trick question. Α And -- and I said I cannot remember No. No. We're the only two that are and if I had any, it would have been nominal. involved in this claim. Did you have any involvement with JUDGE STRICKLER: You let him know filing claims? when you're asking him a trick question? No. I would have -- well, no. I (Laughter) reviewed claims. I'm certain I reviewed claims. MR. OLANIRAN: I try to be fair, Your So you don't consider reviewing claims 0 part of being --Honor. BY MR. OLANIRAN: 1 (1 Α Well. le me explain. Let me finish my question. And you actually haven't filed a claim 11 since 1999, is that correct? 12 Well, I was trying to explain my 13 answer before you ---13 I've -- I've reviewed everything. I didn't ask you if you've reviewed. Let me finish my question. -- before you questioned me. 15 Have you actually filed a claim yourself? Let me finish my question. Did you 16 17 have any involvement with filing claims during 17 0 Signed a claim? June 2002 and November 2005? 18 No. I -- I would say that if you were to 19 Thank you. And during the period that · to take in the most literal sense and ask you were separated from IPG Marian Oshita at some 20 20 whether I had any involvement with this industry, 21 point and then Liza Galaz, or at some point then I could say that I had involvement together, were operating IPG, correct? 202 204 perpetually between June 2002 and November 2005. MR. BOYDSTON: Objection, Your Honor. What I didn't have was involvement with any He's explained previously that he was never clients. What I didn't do is make claims myself. separated. What I didn't do is correspond with any third JUDGE BARRETT: Overruled. parties on behalf of IPG. Did I review the THE WITNESS: I'm sorry. Repeat your finances of IPG to assist them before I had to go question? to prison? Yes, I absolutely did. Did I BY MR. OLANIRAN: instruct my probation officer everything I was During the period from June '02 doing? through November '05 and up until when you 10 MR. MacLEAN: Objection. rejoined IPG --10 11 THE WITNESS: Absolutely. 13 As an employee?

-- as an employee, Marian Oshita and 12 13 then Liza Galaz, and perhaps an overlap of the two, were responsible for the operations of IPG, 14 correct? 15 16 That's correct. 17 Okay. And so to the extent that you're supporting or defending any actions taken during the period that they were responsible for 20 operating IPG, you're relying on information that 21 they would have passed on to you when you rejoined IPG and thereafter, correct?

			voiume 2
	205		207
₁	A Correct.	1	proceeding, right?
2	Q Okay. And to the extent that records	2	A That's correct.
3	existed that support or invalidate claims that	3	O And is Liza Galaz an interest holder
4	were made during the period that you did not have	4	in IPG?
1,	any connection with IPG Ms. Oshita or Ms. Galaz	5	A No.
c	would have been responsible for maintaining those	6	Q And let me
7	records, correct?	7	A No longer, I should say.
, R		8	Q No longer. And what is her
		9	relationship with IPG now, if any?
, ,	•	10	A Mine?
10	one of them failed to pass on documents that		
11	tended to invalidate IPG's claims in this	11	Q Her relationship.
12	proceeding, or any other proceeding for that	12	A None. Non-existent. Former owner.
13	matter, you would have no way of knowing that,	13	Q Does she have any financial interest
1.1	correct?	14	in IPG?
15	A Well, that's not quite right with Liza	15	A No.
16	Galaz because I had access immediately following	16	Q And does IPG have any continuing
17	my incarceration to whatever records were in her	17	financial obligation to Liza Galaz?
1×	possession, and I ultimately took possession of	18	A No.
19	those those records. With regard to Marian	19	Q Okay. Now in the claims that have
20	Oghita, that would be correct.	20	been filed since you rejoined and became much
21	Q Okay. But if Ms. Galaz held something	21	more active with IPG you have been closely
22	back, you have know way of knowing because you	22	involved or at least you have become
ļ	206		208
1	wouldn't know if she did or not?	2	increasingly closely involved with the filing of claims. Is that fair?
2	A I I I would have no idea if	3	A I don't draw a distinction between
3	anybody held anything back.		
4	Q Thank you.	4	before incarceration and after incarceration. So
2	A You don't know what someone doesn't	5	you're saying increasingly involved?
6	hold back.	6	Q Well, how
7	Q And so it's quite possible that Marian	7	A I still I should say I'm still
Ĥ	Oshita could have received termination letters	8	involved.
و ا	from claimants that she didn't turn over to you,	9	Q Would you significantly involved in
10	correct?	10	the filing of claims?
11	A Unlikely because it was in her best	11	A Yes.
12	interest to do so.	12	Q Okay. And you haven't signed any IPG
1 ⊀	Q And Liza Galaz could have had	13	claims, and is that because of the negative
1.1	termination letters that she didn't turn over to	14	connotation that your name carries?
15	you either?	15	A That and the fact that I don't think
16	A No.	16	I had actually filed claims even earlier to that.
17	Q Do you recall testifying in '00	17	Before I had pled guilty to anything the we
18	through '03 proceeding that Marian Oshita	18	had different responsibilities in IPG, and one of
10	absconded with IPG documents?	19	the responsibilities that fell on Marian was
20	A That's correct.	20	preparing the July claims. So even though I I
21	Q Okay. And of course neither Marian	21	looked at it and we all reviewed the July claims
22	Oshita nor Liza Galaz is testifying in this	22	to make sure that they were accurate, she was the
ll .			

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209

one on the front line of doing that. So I think she was actually the one that signed it. Okay. But in any event, in your current role you interact significantly with claimants. Is that fair? Okay. And you've assisted with assuring that IPG's claims are properly filed and contain all of the necessary information? 10 Hopefully. 11 MR. MacLEAN: Objection. Assumes facts not in evidence. 12 13 JUDGE BARRETT: Overruled. BY MR. OLANIRAN: 14 15 You have assisted with assuring that IPG is duly authorized to represent claimants 16 listed on this. It's a joint claim? 17 18 That's correct. 19 Okav. And you are very familiar with the rules governing the filing of claims, 21 correct?

underlying copyright owner from you acquired the rights and you need to do it as part of the July claim filing. And so from that point prospectively that's how we handled it even though we disagreed from a legal standpoint that we needed to do

that, we nonetheless complied with that. Do you understand that the notion that

you just explained has been rejected by the Judges?

11 Yes.

10

20

9

10

15

16

17

0 Okav. So back to my question. 12

That's why we complied with it anyway. 13

14 Back to my question, that you

understand that as an agent that you had to file 15

16 a joint claim in order to represent claimants,

17 correct?

18 А That you have to represent a joint --

to represent claimants --

Right.

21 -- you have to identify the underlying

22 claimant on the joint claim.

210

1 Okav. And you understand that as an 2 agent IPG filed a joint claim in order to

At -- at this point, correct.

represent the interests of the copyright owners

that it purports to represent, correct?

Well, again, that's -- that's kind of a loaded issue. As you know, and as the Judges are aware, we had always taken the position that

our contracts had actually assigned the copyright

9 interest as opposed to merely creating an agency.

10 And from that standpoint if it were truly, truly

11 an assignment to the copyright interest, then the

12 program claim, the July claim would only need to

be made, from my understanding of it, in the name 13

14 of Worldwide Subsidy Group.

That's the problem that we entered 15 into or we -- we confronted with the 1997 cable 16

17 proceedings, because working under that

18 presumption for the first ever filing that WSG

had made, we put it just in the name of WSG. The

20 judges at the time -- or it was a CARP, came back

21 and said, no, that's -- that's not sufficient.

22 We believe that you needed to identify the And you also understand that when you

list a claimant as a joint claimant, that you

must have had an agreement as of the date that

you filed that claim, correct?

That's correct.

Okay. And you also know that the

person signing the joint claim is required to

certify that IPG is a duly authorized agent of

each claimant on the joint claim, correct?

I believe that's correct, yes.

11 And in fact the regulations require

12 you to do a declaration as to the authority to

13 file the claim and the veracity of the

14 information in the claim as well as the good

faith of the person signing the claim, correct?

I -- I believe that's correct.

And do you believe IPG has complied

18 with those rules with respect to its claim in

this proceeding? 19

20 In this proceeding absolutely and I

believe that in every instance where this was

first raised in the 1997 proceedings we've been

213 215 You remember that? particularly careful about it. I -- I -- I remember that. Okay. And you're also aware that the Okay. And the judges also made clear regulations provide that in order to file a that that determination had nothing to do with petition to participate in this proceeding that you must have the authority and consent of the part of your contractual arrangement that the terminating claimant has with the terminated claimants listed on the petition to participate? agent. Does that question make sense? Correct. I don't believe that that was the 0 Okay. And you believe IPG has complied with this? ruling, because I think that the basis of the 10 ruling was that our contracts were agency Well, the -- the only caveat to that agreements. And premised on that, being an are circumstances where we initially had 11 agency agreement, there being an unfettered right authorization and then received a termination 12 12 to terminate an agency at any time. And as we 13 that was in breach of the contract. So 13 consequently; and I -- I can only presume you're 14 are, as I'm sure you're aware, addressing on 14 appeal, we disagree with that, specifically 15 referring to A&E Television, A&E Television 15 because we negotiated within our contracts a 16 terminated prematurely. And so from that 16 post-term collection right. If you were to 17 standpoint if -- well, they didn't terminate 17

18

19

20

parties.

214

simply say that it's an agency agreement that

gives an unfettered right to terminate any

authority, then you're basically negating

something that was agreed upon between the

Mr. Galaz, you're giving me ---- if you're -- I'm still answering --I asked you --Α -- the question. I understand, but you're going off the I -- no. I have not finished my Α question --It's outside -- your --10 Q 11 -- I have not finished my answer. JUDGE BARRETT: Okay. The question 12 13 has been answered. You're going beyond that and you don't need to, Mr. Galaz. You just need to 14 answer the question that's asked. Go ahead, Mr. Olaniran. 17 BY MR. OLANIRAN: 1 x You're also aware that in the 2000 through 2003 decision the judges also found that 19 where a claimant has stated unambiguously that it 20 no longer wishes to be represented by a 21

particular entity, they will honor that request?

prematurely, but I -- I think what they did is

term collection right that appears within the

contract that was with them. So you have the

they denying the existence or effect of the post-

18

19

20

21

right --

I understand that you disagree with the judges' ruling. I'm merely asking if you're aware of the judges' ruling. Well, I'm -- I'm aware of what you had asked me, but I think you had -- you then said and wasn't it premised on this? And I think I disagreed with that, because I think you said it -- it -- I'm trying to recall your words. It was unrelated -- unrelated to the contract between the parties and --Fair enough. -- and -- and so I disagree with that. I don't think that was the premise of the judges' ruling. 15 Well, let's talk about A&E. With regard to A&E, as between you and Ms. Vernon, who 17 is in the best position? Are you in a position 18 to answer questions about A&E? I -- probably me better than her. I 19 -- I'd have to refresh my recollection with 20 stuff, because I don't remember everything about 21 22 them. I don't think we've had a whole lot of

217

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contact with them other than non-response to our
    requests for information.
                So let's turn to MPAA Exhibit -- well.
    Exhibit 324. Are you there?
          Α
                Yes.
                And I need you to flip through all of
    the exhibits. Just breeze through and just to
    identify the exhibits.
                 JUDGE STRICKLER: Do you mean he
    Exhibits 2 through 24?
10
11
                MR. OLANIRAN: The Exhibits 2 through
12
    24. Thank you, Your Honor.
                BY MR. OLANIRAN:
                Now the reason I asked you to do that,
    Mr. Galaz, is that virtually all of the exhibits
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relate to correspondence -- not all of them, I'm

sorry, but all of the correspondence -- strike

that. Several of the correspondence exchange

relate to Ms. Vernon. So I'm going to ask you to

I'm sorry. Linked to Ms. Vernon?

219

- 2 for themselves. I don't know if we need to have
- 3 him recite them.
- 4 MR. OLANIRAN: Is there an objection?
- 5 JUDGE BARRETT: Overruled.
- THE WITNESS: The -- the -- the last
- exhibit is an email from WSG to -- it says -- I
- 8 can't pronounce it -- Flahrty Sene Delvida.
- 9 BY MR. OLANIRAN:
- Okay. And whose name is at the end of
- 11 that email?
- 12 A Denise Vernon. And this was the
- 13 request for the confirmation of engagement.
- 14 Q Okay. So let me ask you again, who is
- in the better position to talk about A&E, Ms.
- 16 Vernon or yourself?
 - A I -- I don't think -- I -- I
- 18 don't think it's her. I think it would probably
- 19 be me.

17

- 20 Q You're more knowledgeable about the
- 21 A&E relationship even though she's --
- 22 A Well, A&E goes --

218

- T8 |
- Q Let me finish my question. Okay. You
- 2 are more knowledgeable about A&E even though she
- 3 actually has her name on most of the documents?
 - A Yes
- 5 Q Okay. So now going back to the
- 6 relationship with A&E, now, IPG listed A&E as one
- 7 of its claimants in the '00-'03 proceeding,
- 8 correct?

10

- 9 A I -- I don't recall.
 - Q May I refresh your recollection?
- 11 A Please.
- MS. PLOVNICK: This is a copy of IPG's
- 13 position to participate in the 2000-2003 cable
- 14 proceedings. Do you want it marked or is it
- 15 just for --
- JUDGE BARRETT: If it's just to
- 17 refresh recollection --
- 18 MR. OLANIRAN: If he can answer my
- 19 question, I'll just as well move on. I
- 20 just --
- 21 THE WITNESS: It indicates on the
- 22 exhibit that A&E Television Network is one of the

21

- A The first two are correspondence to
- Ms. Oshita.

0

10

17

20

3 Q And you can look at the rest of them.

Ms. Vernon, yes.

- 4 $\,$ I believe there are six of them there.
- 5 A Well, it's -- okay. Exhibit C is an
- 6 email from Ms. Vernon, the -- the form that we
- 7 sent out.
- R Q Let's go to Exhibit D.
- 9 A Yes. Exhibit D is a letter from Nancy
- 10 Alpert of A&E Networks dated December 30, 2011.
- 11 Q To whom?
- 17 A Worldwide Subsidy Group, LLC. Oh, and
- 1: then it says, "Dear Ms. Vernon." "Attention to
- 14 Ms. Vernon. Dear Ms. Vernon."
 - Q Next exhibit?
- 16 A Just -- it's the same date. It's a
- 17 letter to the Copyright Royalty Board and the
- Office of the General Counsel, to whom it may
- 19 concern.

- 20 Q Okay. Next exhibit?
- MR. BOYDSTON: Your Honor, why are we
- 22 making Mr. Galaz simply reread what these things

223 221 entities on -- on whose behalf IPG is filing a I presume so. I haven't looked at the records. To -- to be candid, I didn't even petition to participate in the 2000-2003 cable proceedings. bother looking at any A&E records because we're not making claim for them in this proceeding. BY MR. OLANIRAN: Did IPG file this claim for A&E for I understand that. Then let's that proceeding also? You -- you mean in the written But then you'll understand when I say that I can't recall whether -- I -- I don't know Was A&E a joint claim on IPG's claims the wealth of correspondence between IPG and A&E. for 2000, 2001, 2002 and 2003? 10 But that is --I didn't bother to investigate. I -- I would have to go back and check 11 to know which years, if not all of the years. That is the first -- that is a 12 12 Wouldn't A&E have to have been a joint termination letter from A&E to WSG, correct? 13 13 Again. I have not bothered to claimant to be listed on the petition to 14 14 15 participate? 15 investigate anything between IPG and A&E, so I cannot answer any questions other than attempting 16 Well, right, but you said for each 16 year, and so I don't know if it was only for one 17 to interpret these right here. 17 year or all four years. That was my point. 0 So you don't know if 324-A is a 18 18 But IPG included A&E as a claimant in termination letter? That's your response? 19 19 20 its written direct statement that was filed on No, I -- you said is this the first May 30, 2012, is that right? termination letter. I don't know. I don't know I again -if this was sent. I don't know if there was one 222 224 For that period. before it. I have --I -- I again would have to refresh my I rephrased my question, Mr. Galaz. -- I have not -- okay. Rephrase your recollection. I'll take your word for it, if it would move this along. question then, please. MR. OLANIRAN: Two seconds. Your 0 I said is this a termination letter to WSG? Honor. BY MR. OLANIRAN: It is a termination letter, correct. Mr. Galaz, let's turn to Exhibit 324. To WSG? 9 I think that's the one we were just 10 Okay. Let's go to 324-B. Mr. Galaz, on. that's another termination letter to WSG, Three-twenty-four-A. Sub-exhibit A of 324. You see that? 12 correct? It's another, but that's actually --13 And that was the first termination it's actually kind of interesting because a -letter from A&E to WSG, correct? 15 A yes or no would be fine, Mr. Galaz. (No audible response) 16 -- contraction from the prior letter. 17 Are you still on Exhibit A, Mr. Galaz? 17 I didn't ask you that. It's only one page, right? 18 Α But that was my answer. And so if you received this -- the 19 Yes, you didn't ask me a question. 19 April 1st letter would have preceded the filing 20 I did ask you a question. I asked you 20 if that was the first termination letter that WSG 21 of claims for -- the April 1st, 2003 letter would 21 have preceding the filing of claims for July --22 received from A&E.

225

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the filing of claims for 2002, which would have
    occurred in July of 2004, correct?
                No.
                If A&E terminated IPG in April of
          0
    2003, that termination occurred prior to filing
    of claims in July, which claims would have been
    for the 2002 royalty year?
                That is correct. That's not what you
         Α
     stated.
              Okay. The September 23 letter, okay,
     would have preceded the filing of claims for the
12
     2003 year, which would happen in 2004, correct?
13
     Would have happened, I'm sorry, in 2004.
14
                The letter that -- that is attached as
19
    Exhibit B is dated September 23rd, 2003. The
    next filing of claims would have been July 2004
16
17
    applicable to the 2003 calendar year.
                Okay. Now let's go to Exhibit 324-C.
18
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And what is this? This is an email again from

has Ms. Vernon's name in there. What is that

Worldwide Subsidy Group on the second page and it

19

email for?

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1 not --
2
                I'm sorry?
                I'm not merely representing. I'm
    saying the letter is dated April 1st. It's been
    admitted into --
                April 1st, 2003.
                Right.
                No, they would not have known in 2002
    of a letter that was yet to come.
                I said if IPG filed claims for A&E in
10
   2003 applicable to the 2002 royalty year, IPG
    would have had notice of the April 1st, 2003
12
13 letter, correct?
14
          Α
                If the letter had been received, that
   is correct. The second letter seems to suggest
15
    otherwise.
16
17
          0
                Okav. I didn't ask you about the
    second letter. Just keep to my response. Thank
18
19
    vou.
20
                But you're predicate is that the April
```

1 letter was in fact received. And if you look

at the next letter, the September 23rd letter --

226

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This is letter or an email that was
    sent out November 23rd, 2011. This is part of
    the - the global emails that were sent out to
    parties that were represented during any portion
    of the 2000-2003 -- for broadcast during the
     2000 2003 broadcast years, and it would have been
    - looks like soliciting information regarding a
     company's catalogue.
                 So just to recap, when IPG filed -- if
     IPG filed -- assume that IPG filed claims for A&E
     in 2002 for the 2001 royalty year. IPG would
     have been aware of the first termination letter,
1 (
     correct?
                 If they filed in 2002 for royalties
1.1
15
     having to do with 2001, they would have been
16
     aware of the first termination letter, which you
17
     are representing occurred April 1, 2003, a year
18
     later?
19
          0
                It's actually admitted --
20
                No. they would not have been aware of
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-- it's in admitted evidence now. I'm

MR. OLANIRAN: Move to strike, Your Honor. He's non-responsive. THE WITNESS: -- it doesn't make any 4 reference to that. JUDGE BARRETT: Sustained, Mr. Galaz. if you would listen carefully to the questions and only answer the questions that are asked, please. THE WITNESS: I'm sorry, Your Honor. I'm -- I'm -- I'm -- the problem is that the predicates are sometimes putting it -- I'm -- I'm sorry, Your Honor. I'll refrain. 12 13 BY MR. OLANIRAN: If IPG filed a claim in 2004 for the 14 15 2003 royalty year, IPG would have had notice of 16 the September 23, 2003 termination, correct? 17 If a termination had come on September 18 23rd, 2003 and IPG made a claim filing, a July claim filing in July of 2004, then IPG would have 19 20 known about the September 23rd, 2003 letter from

21

22

A&E.

Q Okay. And --

that.

231 229 -- figure at 355, I'm sorry, the If in fact the letter had been received, which I've got no reason to challenge netition to participate? that it hasn't been. Fair enough. And when IPG filed its And does that include A&E? petition to participate in the '00-'03 proceeding A&E Television Network, yes. A&E Television Network, right? on March 11 of 2011 which included A&E as a claimant, IPG knew -- IPG should have had notice Correct. MR. OLANIRAN: I move to admit Exhibit of the two prior termination letters, correct? 8 Again, I -- I'm -- I'm -- I'm sorry, 9 355. Your Honor. 10 I'm trying not to be short. I have not reviewed 10 MR. MacLEAN: No objection. 11 any of the correspondence back and forth between 11 MR. BOYDSTON: No objection. JUDGE BARRETT, Three-fifty-five is 12 IPG and A&E. I'm not trying to be cute here, but 12 13 I haven't reviewed anything. I have no idea what 13 admitted. 14 the dialogue was back and forth between the 14 (Whereupon, the above-referred to document was received into evidence as 15 parties. The reason I haven't bothered to look 15 MPAA Exhibit No. 355.) 16 is because we're not making claim for them in the 16 17 -- in this particular proceeding. So 1.7 BY MR. OLANTRAN: consequently I haven't bothered to look and I So back to my question, Mr. Galaz. When IPG filed this petition to participate in can't represent -- I don't know from memory what 20 the back and forth was between them. the '00 through '03 proceeding, they would have 21 You did file a claim for A&E in this notice of the two prior terminations, correct. 21 22 proceeding, didn't you? The two prior termination letters. 230 232 3 No. actually that's incorrect. If you You -- you've -- you've asked this look at our -- because I went back in connection several times and I -- I've answered it several with your rebuttal statement and I looked at times. T --IPG's written direct statement. A&E is not Q Is that a yes or a no? I don't listed on there. recall. If I asked this several times, I MR. OLANIRAN: Your Honor, I'd like to apologize, but is that a yes or a no? have this marked as Exhibit 355. I do not know without reviewing the (Whereupon, the above-referred to file to see what is in the file to see what 9 document was marked as MPAA Exhibit 10 No. 355 for identification.) 10 Q Okay. 11 BY MR. OLANIRAN: 11 If you're -- if you're representing --Mr. Galaz, please review the document No, no, that's fine. That's fine. 12 12 to be marked as Exhibit 355. Mr. Galaz, do you No. No. let me finish my answer. If 13 13 recognize that exhibit? you're representing that those letters were 14 14 received, then it makes sense that -- just from a 15 It appears to be the petition to 15 16 participate that IPG filed for cable years 2004 16 standpoint, by a decade IPG would have had to 2009. knowledge of those letters that are attached to 17 17 18 0 And when was that filed? 18 the declaration of Nancy Alpert. Okay. That's fine. With respect to It's signed September 12th, 2013. 19 19 20 Do you have a list of claimants 20 the '04-'09 petition to participate, which is 21 attached to the --21 part of this proceeding and that was filed on September 12th of 2013, you should have had Yes.

233 235 That's what I'm trying to do. notice -- assuming everything works correctly. No, you're not. you should have had notice of the two prior terminations, correct? Termination letters to You just asked if it's a termination IPG trom ASE. I should have had notice? JUDGE BARRETT: Gentlemen --IPG should have had notice. THE WITNESS: -- said it's a Why should IPG should have had notice? termination letter. Because I -- because this was filed? That JUDGE BARRETT: Enough. Please ask doesn't suggest that a termination letter has the question. Mr. Galaz, only answer the been - there's no cause and effect. question that is asked, please. Don't elaborate. You did not answer my question. I should think your counsel would have advised 12 Maybe you're not answering -- maybe you of that in any event for cross-examination. 13 you're not asking well. 1.3 Mr. Olaniran? BY MR. OLANTRAN: 14 I appreciate your candor. 1.4 Is Exhibit 324-D another termination 15 MR. MacLEAN: Objection, Your Honor. 15 letter to WSG? Move to strike Mr. Galaz' comment. 16 16 JUDGE BARRETT: Granted. 17 А I would say it's more than that. I 17 would say it's a cease and desist letter, a cease BY MR. OLANIRAN: 18 18 When IPG filed the '04-'09 petition to and desist letter referring to a termination on 19 19 participate, the first two termination letters September 23rd, 2003. 20 Okay. And 324-D is dated December 30, that we talked about should have already been 21 received by IPG if everything worked the way it 2011, correct? 234 236 was supposed to, correct? Correct Because you're representing that they So you filed a petition to participate 2 on behalf of A&E in 2013. And by the time you came a decade earlier. So correct. Okay. And then let's go to Exhibit filed that petition to participate, which -- do Ω ŗ, 324-D. you recall whether or not you filed a cable counterpart for A&E? G I'm sorry. Which? Three-twenty-four, sub-part D. Are I -- I'm sorry. Ask the question again? you there? Do you recall whether or not you filed Α a petition to participate -- I'm sorry -- a And that's another termination letter, Q petition to participate on the satellite side for correct? Well, this one refers to a termination 12 this proceeding for A&E? by written notice on September 23rd, 2003, which 13 I -- I -- I don't recall. is Exhibit B, not Exhibit A dated April 2003. 14 That's fine. But you did file a cable 15 That's not what I asked you, Mr. 15 petition, which is for '04 through '09? 16 Galaz. 16 That's what this indicates, correct. So, and that was filed in 2013 based 17 It appears to be --17 18 Mr. Galaz --18 on the document we just looked at. And so, by September of 2013 you now have three letters: one 19 19 It appears to be -dated April 1st, 2003; a second dated September -- please answer my question. 20 20 It appears to be a termination letter. 21 23, 2003; and a third dated December 30, 2011, 21 asking IPG to stop representing A&E, is that 22 Please answer my question.

237 239 with respect to who's representing its interests? correct? I -- I -- I think it's a -- I think It -- it -- it appears -- correct, if А the first one was received. But it's not Okay. Now have you produced anything referenced, so I'm not certain about that. And as you correctly characterized, in the course of these proceedings to actually -the December 30, 2011 was actually a cease and any documentary evidence other than your words to desist. correct? change anything that BBC Worldwide Americas has said, or to challenge anything that BBC Worldwide That's correct. Okay. And yet in May of 2012 when you Americas has said in this affidavit? filed the written direct statement for the '03 10 One second. I think we have submitted 11 proceeding, you listed A&E as one of IPG's 11 documentation that would contradict these representations. 12 claimants? 12 Okay. But do you have anything from 1.3 Α Correct. 13 0 BBC Worldwide Americas dated after this affidavit Okay. When you were under examination 14 14 yesterday I recall you discussing -- I want to that changes anything that BBC Worldwide Americas 15 15 talk about BBC Worldwide Americas very quickly. has stated in this affidavit? 16 16 MR. BOYDSTON: Your Honor, I think I'd 17 17 Okav. Okay. You've reviewed the affidavit object. I think it's just the phrasing. 18 0 18 that BRC Worldwide Americas provided for the You say change. I think you mean 19 19 purpose of this proceeding? 20 challenge, correct? I did. I have a general recollection MR. OLANIRAN: I know what I'm asking. of it. MR. BOYDSTON: Well, then I object. 238 240 Okay. Turn to MPAA -- I'm sorry, I don't know how evidence could change what Exhibit 325, please. they're saying. All right. JUDGE BARRETT: I didn't hear the And that exhibit outlines the question, so I can't rule on the objection to the representation of authority for MPAA and IPG with question. Could you re-ask the question, please, respect to BBC Worldwide Americas, correct? Mr. Olaniran? Well, it's a declaration. I'm not MR. OLANIRAN: Just to make Mr. sure if I would agree with your characterization Boydston happy. of it defining the entitlements of the parties. JUDGE BARRETT: Thank you. It outlines what BBC Worldwide BY MR. OLANIRAN: 10 Americas believes is --11 Do you have any document dated after 11 12 What the desires --12 this affidavit from BBC Worldwide Americas that 13 Let me finish my question, please. It 13 changes anything stated in this affidavit. 14 demarcates essentially what the representation of 14 Well, we don't have --15 authority is for -- as between IPG and MPAA with 15 MR. BOYDSTON: Same objection. I 16 respect to BBC Worldwide Americas' interest, 16 don't know how a document changes it. It might challenge it, but it can't change what's in this 17 right? 17 18 It represents what BBC Worldwide 18 declaration. desires to be the authority of IPG and the MPAA 19 JUDGE BARRETT: Overruled. 19 MR. BOYDSTON: What's in the 20 in these proceedings. 20

21

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declaration is in the declaration.

JUDGE BARRETT: Overruled.

21

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You think its affidavit is a desire.

or it's affidavit is a position that it's taking

243 241 Thank you. Switch to Exhibit 327. THE WITNESS: Well, the -- the simple JUDGE BARRETT: I have to say for the answer is that we don't have anything authored by BBC dated after September 19, 2014, which is the record this is my favorite one because it begins with, "I am 78 years old." date of this declaration. (Laughter) BY MR. OLANIRAN: JUDGE BARRETT: Not just over 18, but Thank you. Let's move to Exhibit 326. And this is the affidavit from Beyond 60 years older. BY MR. OLANIRAN: International. Are you there? I -- I see it's a affidavit of Mikael Actually, Mr. Galaz, I'm going to move Borglund who represents himself to be the 10 on to Exhibit 328. Are you there? managing director of Beyond International, 11 12 Limited. 12 0 And I want you to take a look at paragraph 4 of Exhibit 328. You see that? 13 And just give me one minute. Let me 13 14 direct you to paragraph 7 of that affidavit, and 14 it states that MPAA, not IPG, is authorized to And that states that IPG is not 15 0 represent Beyond International and its related authorized to represent the interests of Golden 16 16 Films before the Copyright Royalty Tribunal in 17 entities in this proceeding, correct? 17 No. It says that IPG is not any proceeding concerning the collection of U.S. 18 18 cable and satellite retransmission royalties for authorized to represent the interests of Beyond 19 International. I don't think there's a reference 2004 through 2009 royalty years. Any cable or 20 satellite royalties attributed to Golden Films 21 to MPAA. That's correct. You're correct. But for 2004 through 2009 royalty years should be 242 244 it says that IPG is not authorized to represent distributed to MPAA, Golden Films' authorized Beyond International and its related entities, representative. right? Do you have anything from Golden Films That's -- that's what it says. since the date of this affidavit? 0 Okay. Now --We have received no correspondence, no documentation from Golden Films subsequent to And it's a declaration --October 2nd, 2014. Okay. -- dated September 22nd, 2014. Let's go to 329. And that's the 0 Now have you produced anything dated 9 affidavit of Tim Cook from Pacific Family after the time that this affidavit was submitted 10 Entertainment. Are you there? that changes anything in the content of this affidavit? 12 And that also says that IPG is not 13 We have -authorized to represent it in this proceeding, 13 1.4 MR. BOYDSTON: I'm just going to 14 right? object again. This word "change." It might 15 15 It says IPG is not authorized to challenge it. It might contradict it. I don't represent the interests of Pacific before the 16 16 17 know that anything can change what's on this Copyright Royalty judges in any proceedings 17 18 written page. 18 concerning the collection of U.S. cable and 19 THE WITNESS: We have no satellite retransmissions rovalties. 19 20 correspondence authored by Beyond International, And that would include this 20 21 Limited dated after September 22nd, 2014. proceeding, right? 21

22

That would include this proceeding.

BY MR. OLANIRAN:

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Okay. Have you received any
                                                                              -- direct me to, then --
                                                                              Okay. Well, it makes a couple of
     correspondence or do you have any documentary
     evidence after this affidavit was --
                                                                  points. The first point was that IPG threatened
                                                                  Mr. Devillier with legal action if he didn't
                 The affidavit is dated September 10,
     2014, and we have no correspondence from Pacific
                                                                  cooperate with providing title information. Is
     Family Entertainment subsequent to September 10,
                                                                  that true?
                                                                        Α
                                                                              If he didn't comply with this
                                                                  agreement. That's correct.
                 In fact, you can make my life easier.
                                                                              But specifically if he didn't provide
     With respect to Urban Latino, there's a similar
                                                                        0
     language that's 331, which also says that IPG is
                                                             10
                                                                  title information?
11
     not authorized to represent its interests. Do
                                                             11
                                                                        Α
                                                                              Correct, which was his legal
                                                                  obligation.
     you have anything from Urban Latino after the
                                                             12
12
                                                                              Right. So you threatened him with
1.3
     date, which is September 2nd of 2014, after it
                                                             13
                                                                        0
                                                                  legal action if he didn't provide title
     was executed that changes any position that Urban
14
                                                             14
                                                                  information, correct?
    Latino has articulated in that affidavit?
                                                             15
15
                 We have no correspondence from Urban
                                                             16
                                                                              You know, I'd have to go back and look
16
17
    Latino subsequent to September 2, 2014. This is
                                                             17
                                                                  as to exactly what was -- what was stated. I
     executed by LATV Networks, LLC, which says it
                                                                  know that it started out originally in the
18
                                                                  correspondence with him as simply encouraging him
19
     acquired certain -- it doesn't say which, but it
     says certain assets of Urban Latino in 2007.
                                                                  to do so, but I think things took a turn when we
           0
                 Let's go back to -- I'm sorry?
                                                                  found out that he had been, you know, providing
                 I'm not sure which. It -- it doesn't
                                                                  information to you.
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define which assets it acquired, but in any event
     we haven't received anything from LATV Networks.
    LLC after September 2nd, 2014.
                 Let's go to back to 327, which is the
     affidavit of --
                 Mr. Devillier?
                 JUDGE BARRETT: Did you say 326?
                 MR. OLANIRAN: Three-twenty-seven.
                 JUDGE BARRETT: Oh, thank you.
10
                 MR. OLANIRAN: I'm sorry.
11
                 BY MR. OLANIRAN:
12
                 Are you there?
13
                 Yes.
14
           0
                 And I'll give you a couple seconds to
     review the affidavit.
15
16
           А
                 The entire affidavit?
                 Have you looked at this prior to
17
           0
18
     today?
                 I -- Yes, I glanced this. I don't
     recall the details of it. If there's something
21
    you want to --
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Why don't we go to part C, or 327-C 7C of Exhibit 327? And I want you to pay particular attention to the email dated March 29, 2012 at 7:46 p.m., which appears to be you communication with Mr. Devillier. Do you see 7:46 p.m.? Okay. If you'd go to the very last 10 11 paragraph in that letter before your signature 12 and read that into the record, please. "We expect your list of programming to 13 14 be provided to us no later than Monday, March 29, 2012 in order for this matter not to be further 15 16 reduced to a legal action. I trust that you will pass this email on to Joan Lanigan yourself." 17 18 So basically give us title information 0 or we'll sue? 19 Α Correct. Okay. Mr. Galaz, you had an exchange

with Mr. Boydston about the email that Mr.

251 249 Devillier passed on to me. You recall that 3:32 p.m.) 2 JUDGE BARRETT: Please be seated. Mr. conversation, right? You mean my -- my testimony here? MacLean? MR. MACLEAN: Your Honor, before I Yes. 0 begin, my colleagues informed me during the break that I walked out of the courtroom at the And the first point you made was that beginning of the break before the Judges had Mr. Devillier forwarded the attachment that you left. I am very sorry about that. It is not had sent to him to me. Do you recall that? something that I would have intended to do, my No, I said that he sent it to his mind was elsewhere. So anyway, I meant 10 counsel, Joan Lanigan. 10 11 0 11 disrespect. JUDGE BARRETT: I am getting the And Joan Lanigan forwarded it on to 12 12 13 noodles wet in the back room to give you lashes 13 you. 14 with wet noodles. 14 Okay. And do you know who Joan 0 15 (Laughter.) 15 Lanigan is? JUDGE BARRETT: So don't worry, your 16 Α He's represented that it's his legal 16 17 17 comeuppance is coming. counsel. And do you know what organization 18 JUDGE FEDER: Maybe we should make him 18 she's affiliated with? stay after. 20 Not that I recall. 20 (Laughter.) 21 Would it surprise you to know that 21 MR. MACLEAN: Good afternoon, Mr. 22 she's one of my colleagues at Mitchell 22 Galaz. As you know, I am Matthew MacLean and I 250 252 1 Silberberg? represent the Settling Devotional Claimants. 2 I -- I couldn't hear you. I'm sorry. Your Honor, I cross-examined -- or I examined Mr. Galaz extensively during the 1999 Would it surprise you to know that she's one of my colleagues at Mitchell proceedings, particularly related to his history Silberberg? of criminal conduct and his history with Tracee Actually yes. Productions. Although I will touch on it, I do 7 MR. OLANIRAN: I have no further not want to delve deeply into that. One of our 8 questions, Your Honor. exhibits, SDC Exhibit 628, is Mr. Galaz's JUDGE BARRETT: This is a good time 9 9 transcript in its entirety from the 1999 claims 10 for us to take our afternoon recess, which we 10 portion of the proceeding, and I would move SDC will do unless -- well, yes --11 11 Exhibit 628 into evidence and ask the Judges to 12 MR. MacLEAN: My redirect is very 12 consider that so that it's part of the record and short, but whatever you want to do. 13 that I don't have to go through it in toto here. 13 14 JUDGE BARRETT: Let's take a --MR. BOYDSTON: Your Honor, I would 14 MR. BOYDSTON: It's my turn. 15 object on the grounds of relevance. We are not 15 16 (Laughter) in the '99 or -- which one was it, '98? 16 JUDGE BARRETT: Let's take a --MR. MACLEAN: This is the transcript 17 18 MR. BOYDSTON: Never mind. from the 1999 claims portion of the proceeding in 18 19 JUDGE BARRETT: We're going to take 19 which I examined Mr. Galaz extensively on his 20 our break. credibility and his criminal history and 21 (Whereupon, the above-entitled matter connection with Tracee Productions. 21 went off the record at $2:55 \ p.m.$ and resumed at 22 22 JUDGE BARRETT: And for the record,

255 253 second section again please? that was the hearing on May 5th and 6th of this 2 MR. MACLEAN: 418 line 21 through 443 year, so -line 8. JUDGE STRICKLER: Which exhibit number JUDGE BARRETT: Thank you. And just again. I am sorry? so the record is clear, I think -- well, I am MR. MACLEAN: SDC 628. JUDGE STRICKLER: 628, okay. assuming much of what you would have covered, Mr. MR. BOYDSTON: My objection is Olaniran has covered. It is in the record of this proceeding. It wasn't asked by SDC, but relevance. JUDGE BARRETT: Okay. Overruled. it's still part of the record, and every party is (Whereupon, the above-referred to entitled to the evidence that is in the record, document was received into evidence as the benefits and the burdens of the evidence. 12 SDC Exhibit 628.) 12 MR. MACLEAN: Thank you, Your Honor. JUDGE BARRETT: I think that the 13 And I just didn't want to unnecessarily waste regulations provide that parties can designate 14 everybody's time because I know we've been over 14 19 testimony from prior proceedings and --15 much of this from before. 16 JUDGE STRICKLER: In that regard, I 16 JUDGE BARRETT: Thank you. 17 agree. Of course, that's what the regulations 17 MR. MACLEAN: Mr. Galaz, could you say. But we had this come up with another please turn to MPAA Exhibit 304, which is in 16 18 proceeding where designated testimony -- I won't volume one of two of MPAA's exhibits? 19 19 say which counsel it was -- but that designated THE WITNESS: Volume one of two? 20 20 testimony was provided and it was just many, many MR. MACLEAN: Yes. 21 21 pages but then not referred to necessarily in the THE WITNESS: I am sorry, which 256 254 arguments and proposed findings and conclusions exhibit? of counsel. 2 MR. MACLEAN: Exhibit 304. So can you be -- to save the Judges THE WITNESS: Okay. some work in not looking through materials that CROSS-EXAMINATION you don't intend to rely on within Exhibit 628, BY MR. MACLEAN: And you'll see that this is a can you call our attention to, either now or at a transcript that you testified about earlier, and subsequent point in time -then I'd like you to turn to the end of the MR. MACLEAN: Yes, Your Honor. JUDGE STRICKLER: -- which pages you transcription part to the first exhibit attached to the transcript, which is marked MPAA Exhibit 10 are de facto designating? MR. MACLEAN: Yes, Your Honor. Well, 11 we actually did designate the transcript in our 12 13 written rebuttal statement so it is designated. 13 And you testified regarding this 14 JUDGE STRICKLER: Okay. 14 exhibit regarding Mr. Olaniran, do you remember 15 MR. MACLEAN: But with respect to the 15 that? 16 particular pages, the -- and it's extensive 16 Yes. Okay. Looking at this letter -- and 17 because it was an extensive examination, but the 17 portions relating to Mr. Galaz's credibility and 18 18 this is your letter, correct? his criminal history and Tracee Productions can 19 Yes, it's my signature. 19 be found at pages 25, line 17 through 74, line 2 Looking at the bottom line there, it 20 21 and pages 418 line 21 through 443 line 8. says cc: B. Taylor. Do you see that? That's a Bill Taylor, the alter ego 22 JUDGE BARRETT: Could you give that

11		1
	257	259
1	that I was using in connection with my crime.	1 inappropriately saddled with responsibility, and
2	Q So Bill Taylor is you.	2 that is not a way I would have characterized it.
3	A That's correct.	3 It was definitely my responsibility for the
4	Q You were cc'ing yourself here.	4 actions that occurred, and I brought Francisco
5	A That's correct.	5 Diaz into it, so I felt that to say "take the
6	Q Were you cc'ing yourself to give this	6 fall" would be inappropriate, as though I was
7	letter some verisimilitude?	7 somehow jaded about the fact that he was not
8	A I am sure.	8 prosecuted.
9	Q Now you of course take responsibility	9 Q So you are responsible for these
10	for Bill Taylor's actions because he is you,	10 crimes
11	right?	11 A Yes.
12	A That's correct.	12 Q even though others were involved?
13	Q Now Mr. Olaniran asked you if you	13 A Yes.
14	will, and the words he used were take the fall	14 Q You acknowledge that your crimes
15	if you took the fall for Francisco Diaz, correct?	15 caused harm to the MPAA.
16	A That's correct.	16 A Yes.
17	Q And you responded in your words that	17 Q And you take responsibility for that?
18	you take responsibility, or you took	18 A I have, yes.
19	responsibility. Is that right?	19 Q And you are paying for it, even
20	A That's correct.	20 A Even today, that is correct.
21	Q Why is it with respect to Francisco	21 Q You acknowledge that your actions
22	Diaz you prefer the language "take	22 caused harm to the Copyright Office?
		
	258	260
1	responsibility" to "take the fall"?	1 A That's a more difficult question.
2	MR. BOYDSTON: Objection, Your Honor.	2 There have been representations that it harmed
3	I am not sure what that has to do with anything	3 the system and resulted in a mistrust of the
4	that's relevant here. We are talking about	4 system and that changes would result. There are
5	different colloquialisms which might be	5 no changes that have resulted, and that's just a
6	interesting in a debating society or an English	6 fact.
7	class, but I don't see where it has any relevance	7 And the reason that I see that and
8	here.	8 know that and have evidence of it is specifically
9	JUDGE BARRETT: Its relevance, Mr.	9 because I can look through the claims of people
10	MacLean?	10 who are making claim we will address some of
11	MR. MACLEAN: Your Honor, Mr. Galaz	11 these in our challenge to the MPAA where I can
12	has gaid over and over again, and this seems to	12 look through and I can see particular companies
13	be α part of his case and I respect that, that he	13 that maybe they're not using a false entity or a
14	takes responsibilities for his actions, and I	14 false name, but they are nonetheless making false
15	think that I'm entitled to inquire as to how he	15 claim for programs that they know that they have
16	takes responsibilities for his actions.	16 absolutely nothing to do with.
1		17 Q So you deny that your actions caused
17	JUDGE BARRETT: Overruled, I will	
17	JUDGE BARRETT: Overruled, I will allow it, I guess.	
ii		18 harm to the Copyright Office?
18	allow it, I guess.	18 harm to the Copyright Office?
18 19	allow it, I guess. BY MR. MACLEAN:	18 harm to the Copyright Office? 19 A What I am denying is that the 20 Copyright Office acted in response to it or
18 19 20	allow it, I guess. BY MR. MACLEAN: A It's a very simple answer. I think	18 harm to the Copyright Office? 19 A What I am denying is that the 20 Copyright Office acted in response to it or 21 sufficiently acted in response to it.
18 19 20 21	allow it, I guess. BY MR. MACLEAN: A It's a very simple answer. I think the connotation when you say "take the fall" is	18 harm to the Copyright Office? 19 A What I am denying is that the 20 Copyright Office acted in response to it or 21 sufficiently acted in response to it.

263 261 Tracee Productions is a real entity, Well, then it's a harm that continues to exist that hasn't been remedied by a change in correct? MR. BOYDSTON: Same objection. This practices. is exactly what Mr. Olaniran asked, and he Do you take responsibility for it? 0 Yes. answered it. А JUDGE BARRETT: I am hoping this is a So you admit that there was a harm? I think there was a harm, probably, to stepping stone to something else. Overruled. Go ahead, Mr. MacLean. the trust that could go with any of these. I would have preferred for there to be actually BY MR. MACLEAN: 10 It was an organization -- let's see, greater inquiry along the way with some of the claims that are being made, and I don't feel that I think it was a DBA for Francisco Diaz in Los 11 Angeles County. that occurred despite the assertion that there's 12 13 Q Tracee Productions was a registered 14 All actions seem to suggest that there 14 fictitious name, is that -hasn't been harm because there hasn't been, in my 15 That's correct, or DBA. 16 opinion, a sufficient reaction. 16 I will ask you to turn to Exhibit SDC 605. It's in the SDC exhibit binder. 17 Parties are still -- and we're getting 17 off topic -- but parties are still equally JUDGE BARRETT: Could you give me that 18 18 capable of filing false claims now as when I did, exhibit number again, sorry? 19 19 MR. MACLEAN: 605. and the point I am trying to make is that that's 20 20 21 JUDGE BARRETT: Thank you. demonstrated when we look at the programs that 21 royalties are being -- the parties to whom 22 BY MR. MACLEAN: 262 264 royalties are being attributed in these Okay. proceedings. You testified earlier about IPG's You took advantage of the trust that mandate agreement with Envoy Productions, and the Copyright Office places in the claims that this is -- SDC 605 is that mandate agreement, are filed before it, is that right? correct? MR. BOYDSTON: Your Honor, we're just That's correct. covering old ground here. Mr. Galaz has Your Honor, recognizing that it's already in evidence but just so that I can put my confessed and confessed and confessed, and I finger on it more quickly. I would ask to admit 9 don't know how many more ways he can confess. 10 MR. MACLEAN: Your Honor, Mr. Galaz SDC 605 into evidence. has --11 MR. BOYDSTON: No objection. 11 12 MR. BOYDSTON: My objection, for the 12 MS. PLOVNICK: No objection. 13 record, is asked and answered. 13 JUDGE BARRETT: 605 is admitted, but JUDGE BARRETT: Sustained. 14 Mr. MacLean, it's also marked as restricted. BY MR. MACLEAN: (Whereupon, the above-referred to You committed these acts, these 16 document was received into evidence as 17 criminal acts, through an entity known as Tracee 17 SDC Exhibit 605.) 18 Productions. 1.8 MR. MACLEAN: It is, yes Your Honor. 19 MR. BOYDSTON: Same objection. 19 JUDGE BARRETT: And can you give me JUDGE BARRETT: That's established in the cross reference, the other exhibit number 20 20 21 the record. Sustained. 21 under which it was admitted, anybody? 22 BY MR. MACLEAN: MR. MACLEAN: I am sorry, I cannot. 22

265 267 MR. BOYDSTON: Your Honor, I am pretty just to address the singular issue of the acknowledgment of representation being signed sure it is in IPG T101. JUDGE BARRETT: Oh, okay. under penalty of perjury. MR. MACLEAN: I'd rather work with With regard to Envoy Productions, this than IPG T101 -there were additional issues that were raised, JUDGE BARRETT: That's fine, it's specifically in the SDC rebuttal statement. perfectly fine. Those were addressed with Envoy and I know that BY MR. MACLEAN: they edited it, so they were the ones that You see, as you've testified before, actually came up with a lot of the language. this agreement says it's for funds attributable ' 10 Okay. But who drafted this document? Well that was my point. I guess I 11 to 2000 cable and satellite retransmission 11 started off and then they finished it. 12 rovalties, right? 12 1 4 Α That's correct. 13 0 So you drafted it, and they --And you did not have any other I had the initial draft of it, and 1.1 14 then subsequent to that, they edited it. For 14 agreement with Envoy productions that would be 15 related to 2001 cable or satellite retransmission 16 instance --16 17 rovalties, did you? 17 0 I am not asking you for an example --18 Well, that's incorrect. This 18 Okav. agreement has to do with 2001. It says 2000, it 19 I am just trying to establish --19 was a typographical error. That was my testimony 20 All right. before, and I can explain how I know that. -- who wrote this document. All I understand that was your testimony. right. 266 268 I said you don't have any other agreements. Did you have correspondence with Envoy 2 With Envoy Productions? No, this is Productions about the drafting of this 3 the only agreement with Envoy Productions. declaration? If you turn to IPG 069 --А I am sure there was one or two back Α I am sorry, IPG -and forth emails. IPG Exhibit 069 which is in IPG's Emails back and forth -- forwarding Exhibit Binder 1. copies of these declaration in various stages of its editing process? 9 This is the declaration that you Probably, yes. 10 offered from Curtiss A. Wittbacht, Envoy 10 Did you produce those emails to the 11 Productions, correct? 12 Α That's correct. 12 This was only prepared in response, so 13 Who drafted this declaration? it's not a matter of discovery. It was --JUDGE STRICKLER: Which document? 14 14 I am just asking if you produced it to MR. MACLEAN: IPG 069. 15 15 SDC.

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JUDGE STRICKLER: Thank you.

It was really a combination effort.

BY MR. MACLEAN:

With regard to this one in particular, I had

contacted Envoy Productions to discuss what the

issues are and gave a forum where we were doing

this originally for several different parties,

Well if your full question is was it

This was prepared in response to the

produced in discovery, it didn't exist and wasn't

SDC's written rebuttal statement, which was filed

requested in discovery.

in October.

Mr. Galaz --

271 269 Did you produce those emails that we I am going to ask you the same just described to the SDC? question that I asked Ms. Saunders yesterday. No. We produced as part of our Are any of these agreements fabricated for the exhibit a final product of the dialogue back and purpose of using in this proceeding, in these forth. And now I want to take a look at proceedings, copyright royalty proceedings? Absolutely not. That -- I am sorry, Exhibit IPG T101, which is in --JUDGE BARRETT: Are we in closed fabricated, you mean false, fraudulent, not session, or did we close previously? actually executed? JUDGE STRICKLER: You were using a 10 0 When you went looking for representation agreements for use -restricted document, so we were in closed 11 session, so the transcript would note it. So the 12 Correct. question is whether we are no longer on a 1.3 -- in copyright royalty proceedings, were there any in here that you weren't able to restricted document --14 MR. MACLEAN: Well 101 is also 15 find? MR. BOYDSTON: Your Honor, that's a 16 16 restricted -curious question. They are all here, so I guess 17 MR. BOYDSTON: There are portions of 17 101 that are restricted. they were found. Maybe you could clarify what 18 18 you mean. JUDGE BARRETT: Okav. I think the 19 19 THE WITNESS: I honestly don't know observers must have absented themselves because I 20 20 21 didn't make a statement for the record, so -what you mean. If you're suggesting that was MS. LYNCH: They did. anything fabricated in order to include here, no, 270 272 JUDGE BARRETT: -- thank you. Go absolutely not. BY MR. MACLEAN: ahead, Mr. MacLean? THE WITNESS: Please bear with me. I And how about in order to include in the 2000 and 2003 proceedings? am still trying to find it. MR. MACLEAN: It's in IPG's Exhibit Α No. Binder, volume 3 of 4. If you could turn to IPG -- within THE WITNESS: I'm sorry, which this exhibit, the document Bates marked IPG 3219. exhibit? All right. MR. MACLEAN: 101. It's 101, IPG Are you there? 10 T101. THE WITNESS: Okay, located. You'll see this is purported to be a 12 JUDGE STRICKLER: Formerly known as representation agreement. The first line says 12 13 1062 "The following shall set forth the agreement 14 MR. BOYDSTON: Right. between Worldwide Subsidy Group, WSG, and Maureen 15 MR. MACLEAN: Your Honor, you are Millen, principal, dated as of -- ." There's a 16 really going to confuse me. IPG T101 is your 16 date there. Can you read the date? collection of representation agreements, is that Mine is very faint. It looks -- it's 17 17 18 right? 18 either -- I can't read the first, the last two 19 THE WITNESS: Correct. are 02. 19 BY MR. MACLEAN: 20 20 0 Would that be a reference to 2002? You testified that these are from Α 21 Yes. IPG's business records? This agreement was not signed in 2002,

273 275 was it? And if you turn to the bottom of the second page of this agreement, whose signature is No. It was signed proximate to the 2000 to 2003 proceedings, I think in 2012. that under Worldwide Subsidy Group? That is mine. It was signed in preparation for those proceedings. So you signed this document? No, not really. It was signed at the Correct. And if you look over to the side, at request of Maureen Millen who had requested that 8 the signature block to the side, it says Maureen we draft something that set forth the parties' Millen, is that right? respective rights. When I first contact Ms. That's correct. Millen, we asked her whether or not she had a 10 To your knowledge, did she sign this? copy of the contract .. 11 O Yes, she absolutely signed it. 12 12 Why did you ask her that? Α Neither signature is dated, correct? 13 Because we couldn't find a copy of the 13 0 As our form doesn't have a spot for 14 1.4 contract. So you couldn't find this contract in 15 dated as of. 15 0 your business records at that time, is that 16 0 Well, actually --16 17 A Dated as of the signature. Dated as 17 of the controlling document as opposed to the 1× We could not find a contract with Ms. 18 Millen or any of her companies. We contacted her date of the signature, it doesn't have a line 19 and asked her whether or not she in fact had a next to the signature that indicates when it's 20 executed. copy. And she told you she didn't? So when you have a document that has 274 276 And she indicated that she didn't. 1 an as of date of a particular date, that does not And you put together this agreement imply that the document, if it's an IPG document, 3 was signed before that as of date or on that as and sent it to her? of date? Correct. But your question before was whether it was in preparation for these A No, it doesn't. proceedings, and --You have other agreements, Well why were you asking her if she representation agreements here, signed after the as of dates. had an agreement? I think it would have to follow the as Well, I guess in that general manner, of date. Well, I guess it doesn't have to, but it was, so --Because you wanted to establish that 11 generally probably would. you had authority to represent IWV Media in those 12 Generally, your representation proceedings, correct? agreements were signed after the as of dates. That's correct. That's absolutely 14 15 And those that do not have dates You didn't have a copy, she didn't 16 If not on that date, then after that 17 17 date. Typically you wouldn't post-date a dated 18 А We could have just as easily done a 18 as of date. confirmation letter. 19 1, So where you don't have dates by the 0 But you didn't do a confirmation 20 0 20 letter. You prepared this agreement. 21 signature blocks, you wouldn't be able to say 21 A At her request. That is correct. when these contracts were signed? 22

277 279 You wouldn't be able to definitively -- today, right? No, I testified to it in the 2000 to know the moment that that was signed or the date 2003 proceedings. that it was signed. You also testified to it in the 2003 Now, you said that these documents are 0 0 proceeding, correct? business records. А Correct. You are yourself a former lawyer, Is that right? 0 Well, I know I did in 2000/2003. I am right? actually trying to remember if I testified to it today, but anyway. So you -- when you say they are 10 business records, you mean that in the legal 11 Q You did testify to it in the 2000 to sense, the rules of evidence sense of a business 12 2003 proceedings? -- of a record made and kept in the regular 13 А Correct. course of business. 14 Before your testimony, nobody had any 16 А Correct. 15 knowledge or way of knowing that this was a document prepared shortly before the 2000 to 2003 16 Is it IPG's regular course of business 16 17 to prepare agreements dated up to ten years after 17 proceedings? the as of date of the agreement? Α That is absolutely correct. 18 18 19 I think that it was a unique 19 You didn't testify to that in your situation. We could have just as easily done a direct examination in the 2000 to 2003 20 21 letter agreement or a confirmation letter, let me proceedings, did you? put it that way, a confirmation letter saying I actually don't recall. 278 280 this is to acknowledge that IPG was engaged for -You testified in response to Mr. - you know, starting on this date under these Olaniran's questions on cross-examination, didn't

terms. We could have just as easily done that. You could have done it just as easily? We could have done it just as easily. We instead followed the format of using the standard contract that IPG has parties represent. Is there anything in this document that would inform the parties or the Judges by any notice whatsoever that this is a document 11 that was prepared in 2012 as opposed to 2002? Only my testimony, and that's why I testified to it. 14, So the document itself, the short 16 answer is no, there is nothing in the four 17 corners of this document that would reflect the day it was actually executed, and that's why it 18 was offered to explain when it was actually 19 20 executed. 21 0 And you testified to that --

Correct.

vou? I actually don't recall. Well, we can take a look at that. MR. BOYDSTON: Your Honor, we will stipulate to it. JUDGE BARRETT: Thank you.

9 BY MR. MACLEAN: Before Mr. Olaniran happened upon that question, neither the parties nor the Judges would have had any way of knowing that this was a document prepared for the purpose of litigation. If that's -- it was on cross-15 examination, then I will accept that, correct.

17 were signed after the date of the claims that IPG 18 filed pursuant to the representation set forth in 19 the agreements? 20 You mean, and I just want to get this

How many other agreements in IPG T101

straight, if there was a contract that says dated 21 January 1 of a particular year, how many of them

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were signed January 2 or after?

- No. Let me come at it this way. With
- respect to each of the agreements here in IPG
- T101, IPG has filed claims on behalf of the
- claimants set forth in the agreement, correct?
- At least as to IWV Media, the
- agreement that is here in IPG Exhibit 101 was
- signed after the filing of the claim, is that
- right?
- 1.1 That's correct.
- How many other agreements in here were 12
- 13 signed after the filing of IPG's claim on behalf
- of the claimant? 14
- I would have no way of determining 15
- that. The dated as of date is the date on which 16
- authorization was provided. That's the 17
- reference. So simply looking at the dated as of
- date, and as I indicated before, you do not know
- the exact date of execution.
- 21 So it is a regular course of IPG's
- business that contracts were signed after the as

- All right, I am there.
- Who drafted this declaration?
- I drafted the initial part with -- for
- the purpose of including -- that actually, I take
- that back because it was two declarations. She
 - signed one that addressed the issue of the
 - acknowledgment of representation.
- This one addressed a variety of other
- issues, and it was predominantly -- I mean, I
- gave her the form, but it was predominantly 10
- drafted by her. And I'm looking at specifically 11
- the details about her first communication and 12
- encounter with Marian Oshita. The programming, I 13
- am certain I added that in, but she described how 14
- she distributed it. 15
- Were there communications back and 16
- 17 forth with Ms. Millen, between you and her,
- editing this declaration? 18
- I actually recall there only being
- one, when I sent my draft, and then I recall she
- executed hers -- she edited it and executed it,
- and the reason it sits on the forefront of my

282

mind is that she doesn't --

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- I am not asking you --
- Okay, all right --
- I am just asking you --
- -- fair enough.
- JUDGE BARRETT: Are we out of
- restricted session at this point?
- MR. MACLEAN: Oh, I think most
- certainly. Your Honor.
- 10 JUDGE BARRETT: Okay.
- 11 THE WITNESS: I'm sorry, is there a
- question? 12
- 13 MR. MACLEAN: I was giving the --
- 14 THE WITNESS: Oh, I'm sorry --
- 15 MR. MACLEAN: -- the audience a chance
- 16 to come back in.
- BY MR. MACLEAN: 17
- 18 If you'll take a look at paragraph 7
- of this declaration -- oh, I am sorry, there was 19
- 20 a question.
- 21 The question is the correspondence
- relating to the drafting of this declaration, did

- THE WITNESS: The regular course of
- business was to identify the dated as of date
- being the date on which authority was authorized
- irrespective of the date on which it's actually
- being executed.

of date.

- Now, with regard to all the documents
- here or any other being offered in any category,
- whether it's sports or devotional or program
- 12 suppliers, this is the only instance that comes
- 13 to mind in which a new contract was executed, 1.1 specifically because it was a unique situation
- 15 where Ms. Millen requested -- and this is in the
- 16 declaration that we're submitting on her behalf -
- she had specifically requested that we prepare 17
- 16 this contract for her protection, that's how she
- viewed it. 19
- 20 0 Well let's take a look at that
- declaration. It's IPG T070. It's in volume 1 of 21
- 4 of IPG's exhibit binder. 22

285 287 say the representation agreement that was offered you produce that correspondence to the SDC? in this proceeding, or this declaration of Ms. It was all --А Millen, inform Ms. Millen or otherwise suggest to I am just asking if you produced it. her that if she did not confirm the existence of Mr Galaz It was never requested in discovery is a representation agreement as of the date of Α filing a claim, that IWV Media Group would not the short answer. I am just asking if you produced it. receive royalties? MR. BOYDSTON: Your Honor, these Well can I ask a question to your constant questions about producing things that question? You are referring to this weren't requested, I mean, I don't have a formal representation, but this paragraph 7 is referring 10 11 objection, but it wastes time and there's no 11 to the acknowledgment document? I am asking a different kind of 1.2 obligation to do this. 12 1.3 JUDGE BARRETT: Nobody is talking 13 question here. I am asking did you tell Ms. 1.1 about obligation either, Mr. Boydston, It's a 14 Millen or suggest to her that if she did not 15 simple yes or no question. Overruled. provide you with the representation agreement, 15 THE WITNESS: The answer is no, this the one that was drafted in preparation for the 16 16 17 was in the last month or so --17 2000 to 2003 proceeding --JUDGE BARRETT: No, Mr. Galaz, the 18 18 Okav. I understand your question. -- or if she did not provide you a 19 answer is no. 19 THE WITNESS: Okay, all right, declaration with regard to that agreement, did 20 accepted, Your Honor. 21 you tell her or suggest to her that she or her 22 BY MR. MACLEAN: companies would not receive copyright royalties? 286 288 1 If you take a look at paragraph 7 --2 All right. MR. MACLEAN: Can I just have one Α -- of this declaration, it says moment. Your Honor? "Following execution of the replacement contract, Your Honor. I would like to have this I have engaged in extensive correspondence with exhibit marked as the next SDC exhibit in order. IPG confirming details regarding my production MR. BOYDSTON: Can I see it? catalogue and other matters, including JUDGE BARRETT: I am going to put this confirmation that IPG was authorized to collect at 632. 9 cable and satellite retransmission royalties on 9 CLERK WHITTLE: Yes, 632. 10 behalf of my various companies." 10 (Whereupon, the above-referred to 11 Do you see that there? 11 document was marked as SDC Exhibit 632 12 12 for identification.) 13 Have you produced the correspondence 13 MR. MACLEAN: Your Honor, may I 14 referred to in that sentence? 14 approach the witness? Some of it, maybe. All of it, no, 15 Α JUDGE BARRETT: Yes. 15 because we don't --16 BY MR. MACLEAN: 16 I didn't ask you why. I just asked 17 Mr. Galaz, I have just handed you SDC 17 you --18 Exhibit 632, okay? Do you recognize this Well we weren't requested, so the document? 19

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short answer is some of it.

Did you, in the course of obtaining

either the representation agreement, that is to

It indicates that it was produced in

This is an email string between you

discovery, and it looks like an email string --

291 289 Yes. and Maureen Millen. And if you'll take a look at -- and Maureen Millen. But it -you wrote this email, correct? JUDGE BARRETT: Can we have some dates? This is just for identification purposes. And if you'll take a look at the last MR. MACLEAN: Well, it's a lengthy 0 sentence of the first full paragraph -- I am email string. But is this an email string between you and Maureen Millen that includes sorry, it's the second to last sentence, starting emails from March of 2012? with "Also," you wrote --THE WITNESS: Yes. Okav. BY MR. MACLEAN: -- "Also we still need you to print 10 And if you turn to the second -- well, out and send us the agreement." 11 Your Honor, I move to admit SDC Exhibit 632. 12 12 MR. BOYDSTON: No objection. 13 "If we cannot prove that we have JUDGE STRICKLER: Do you have copies authority to act on your company's behalf, we 14 for the parties? 15 simply cannot make claim to your programming." 16 MR. MACLEAN: Yes, I do. I was Correct? 17 waiting until it was admitted. 17 That is correct. 18 JUDGE BARRETT: Thank you. 18 The agreement you are referring to is MS. PLOVNICK: We have no objection. in fact the agreement that was submitted as part 19 19 JUDGE BARRETT: Okay. SDC Exhibit 632 of IPG 101, is that right? 20 20 A I would presume so. 21 is admitted. 21 (Whereupon, the above-referred to 22 MR. MACLEAN: No further questions, 290 292 document was received into evidence as '1 Your Honor. SDC Exhibit 632.) JUDGE BARRETT: Mr. Boydston? MR. MACLEAN: Your Honor, may I MR. BOYDSTON: Thank you, Your Honor. publish it to the panel? Mr. Galaz, I think it's been made --JUDGE BARRETT: Could we give Mr. JUDGE BARRETT: Please. JUDGE STRICKLER: Thank you. MacLean a minute? JUDGE FEDER: Thank you. MR. BOYDSTON: Oh, sorry. BY MR. MACLEAN: JUDGE BARRETT: Now, Mr. Boydston. All right. Mr. Galaz, will you take 9 9 MR. BOYDSTON: Thank you, Your Honor. a look at the second page of SDC 632? About 10 You were asked whether or not you 10 produced all correspondence with Ms. Millen, and 11 halfway down the page you will see an email that 11 says on March 1, 2012, 11:55 a.m., 12 you said that you produced some but not all. Why 12 13 worldwidesg@aol.com wrote -- and first of all worldwidesg@aol.com is an email that you used on 14 THE WITNESS: Well, obviously there 1.1 were only certain categories of documents that behalf of IPG, is that right? were requested. My recollection was that the SDC That's correct. requested all correspondence with all Devotional 17 And you'll see an email there saying 17 "Hi Maureen," that is addressed to Maureen Claimants. We objected they move to compel, and Millen, correct? the Judges came back and affirmed that you don't have to provide everything, and there are in fact 20 Α 20 entities such as Kenneth Copeland where I think 21 Q And that's your name at the bottom 21 we've safely said we had 1,000 emails or 22 row?

296

293

- something, 1,000 pieces of correspondence,
- 2 something like that.
- REDIRECT EXAMINATION
- BY MR. BOYDSTON:
- Q The last email strings you ended by --
- or led by the SDC in which questions were put to
- 7 you, as you said, there is a Bates stamp number
- on that. That was produced, correct?
- A That is correct.
- 10 Q To your recollection, was that the
- 11 majority of the correspondence with Ms. Millen?
- 12 A No, I am sure that there's all sorts
- 13 of things, some of which has nothing to do with
- 14 this. In fact, it was funny because I was
- actually looking at one of the references there,
- and it save boy, you've been through the ringer.
- 17 She was describing some of the physical ailments
- that she was experiencing after a car crash, you
- 19 know? So there's probably lots of correspondence
- 20 that was not produced.
- Q Okay. Going back to the cross-
- 22 examination by Mr. Olaniran, you revisited the

- and I recalled in the testimony how he had then
- 2 sent me a legal opinion saying no you can't do
- this, and we said oh, okay, and that was it.
- 4 We understood at that point and we
- 5 appreciated at that point you could not append,
- 6 even if you acquired authority after the fact, if
- you acquired the authority after the July filing
- 8 deadline, you couldn't append.
 - O Did you explain to Mr. Lane that
- 10 Tracee Productions had filed its own claim
- 11 initially and that IPG had been created later on
- 12 --

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- 13 A Yes.
- 14 Q And that you wanted to --
 - MR. MACLEAN: Objection, leading.
- JUDGE BARRETT: Sustained.
- 17 BY MR. BOYDSTON:
- 18 Q Did you fully explain the entire
- 19 situation to Mr. Lane?
- 20 A Yes. It was thoroughly explained to
- 21 him. There was nothing held out, held back. We
- even offered to produce copies of the contracts

294

- events of your criminal activity and then moved
- on to some issues involving Tracee Productions
- 3 and the attempt to append the IPG claims to
- 4 Tracee Productions's submission, do you recall
- 5 that?
- A Yes I do.
- 7 Q Now you testified that you had
- 8 communication with a Mr. Dennis Lane at the MPAA,
- 9 and Mr. Lane explained to you that you couldn't
- 10 do that, correct?
- 11 A My recollection is actually with
- 12 outside counsel, but I am not certain --
- 13 O With outside counsel on behalf of the
- 14 MPAA?
- 15 A Yes. But that was my recollection,
- 16 but no, I do recall, and it was -- the only
- 17 reason I remember is that it refreshed my
- 18 recollection when I was reading through the
- 19 testimony and you could actually see my reference
- to it, and I was explaining how we had explained
- 21 exactly what was going on, saying we were trying
- 22 to append these, you know, and he said you can't,

- between WSG and the entities whose programming
- appears on that exhibit, which would be the same
- 3 documents that we ultimately produced in the 1997
- 4 cable proceedings.
- 5 Q And you explained that in your
- 6 testimony before, you were saying that, in
- 7 response to questions, that Tracee Productions
- 8 and IPG had an agreement by which IPG was going
- 9 to essentially give its programming or assign its
- 10 programming to Tracee Productions. Am I using
- 11 that language correctly or not?
- 12 A Well that was -- I guess that was
- 13 correct just for the 1996 claim. At some point
- 14 it was going to be the opposite, that Tracee
- 15 Productions, whatever it acquired was just going
- 16 to be covered by WSG and its relationships
- 17 because we were also making claim not just in the
- 18 United States but also outside the United States.
- 19 Q But with regard to the '96 portion of
- $20\,$ $\,$ it where IPG was essentially assigning its rights
- 21 to Tracee for Tracee then to pursue them, did you
- 2 make that clear to Mr. Lane when you talked with

299

297 hima Abundantly, very clear, as I have even been testifying. With regard to A&E, you saw correspondence in 2003 in which A&E was purporting to terminate its contract with IPG, do you recall that? I believe you testified that IPG did make claims for A&E programming for 2003 in the 10 11 July 2004 claims period, correct? 11 12 I am certain we did. And --12 13 0 And why was that? 13 1.1 Because of the post-term collection 14 15 right and the termination right that appears in 15 that contract. Termination on September 2003 16 16 17

- about it was the MPAA rebuttal statement.

 But there were -- and in fact, two

 observations. The correspondence wasn't with

 Diane Eskenazi. We kept trying to actually deal

 with Diane Eskenazi, and there was another

 individual that works with her that said no,

 Diane would prefer for me to be on the forefront

 of this in dealing with all of you.

 As far as misrepresentations, I have

 absolutely no idea. I actually presume that it's

 part of the form that was prepared by the MPAA

 because we've seen that same little line in some
- And given your explanation that you didn't communicate, really, with Diane Eskenazi, do you know whether or not IPG made any would have resulted in WSG having authority to misrepresentations to anyone else at Golden 17 collect on all broadcasts through June of 2004, Films? 18 so consequently, we would have been making claim Oh, I know there were no even in 2005 for June 2004 -- excuse me, in July misrepresentations that were made. We were 20 2005 for 2004 royalties, so even if there had simply saying here's acknowledgment of been a September 2003 termination, there would representation, these are the years that we

298

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have been activities subsequent to that specifically because of the post-term collection 3 right that exists in all of our contracts. With regard to Exhibit 328, which was 5 the Diane Eskenazi declaration, in that declaration -- and let me ask you, let's all look at it, it's Exhibit 328. And I am focusing in on paragraph 3 9 there, specifically the last full sentence, "I executed the acknowledgments." And I will just 10 11 read the whole thing. 12 "I executed the acknowledgments in 13 error based on misrepresentations made by IPG, 14 and I hereby revoke all acknowledgment on behalf of Golden Films." 15 16 The question is are you aware of any misrepresentations IPG ever made to Golden Films? 17 18 No. In fact, I actually reviewed the 19 correspondence between IPG and Golden Films when we saw this, which was the first we'd ever heard

of Golden Films recanting on IPG's

representation. The first time we found out

represented you, and that was, to the best of our knowledge, accurate. And we gave it to them, they confirmed that, executed it, and returned it to us, and it was as straightforward as that. 5 We had no knowledge of their attempt 6 to revoke authority until we received this as part of the MPAA rebuttal statement. There was no correspondence, nothing. 8 MR. BOYDSTON: Thank you, Your Honor, 10 nothing further. 11 JUDGE BARRETT: Okav. 12 MR. MACLEAN: Nothing based on that 13 Your Honor. 14 JUDGE BARRETT: Thank you. I wasn't 15 asking, but thanks for volunteering. I thank 16 you, Mr. Galaz. You may step down. 17 It is 4:15 --18 MR. BOYDSTON: Your Honor, I think I can get Ms. Vernon on and off in that time --19 20 that's not a very nice thing to say -- finished. 21 JUDGE BARRETT: If you would like, you

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303 301 MR. BOYDSTON: Thank you. going to be needed or things that they've sent that I've questioned, like a program title or JUDGE BARRETT: -- Mr. Boydston. I something like that, and clarifying those types didn't think anybody would have enough energy of things with them. left, but if Ms. Vernon can stand it, so can we. MR. BOYDSTON: Thank you, Your Honor, And did you communicate with IPG claimants in connection with these proceedings? I appreciate that. JUDGE BARRETT: Do you solemnly swear Yes, I did. And let me ask you to take a look at or affirm that the testimony you give in these what's been marked as Exhibit 109, and tell me if proceedings shall be the truth, the whole truth, and nothing but the truth? you -- now, can I approach, Your Honor? 10 THE WITNESS: I do. 11 JUDGE BARRETT: You may. 11 12 THE WITNESS: Excuse me, did you say 12 JUDGE BARRETT: Please proceed. 13 WHEREUPON. 13 DENISE VERNON MR. BOYDSTON: Yes, 109. 14 14 15 was called for examination by Counsel for the 15 THE WITNESS: Okay. 16 Worldwide Subsidy Group, having been first duly 16 BY MR. BOYDSTON: 17 sworn, assumed the witness stand, was examined 17 And this is a letter, and your name is at the bottom of it. Do you recall this letter? 18 and testified as follows: 18 19 DIRECT EXAMINATION 19 Yes. This is when we were informing them that the 1999-2009 satellite retransmission 20 BY MR. BOYDSTON: 20 21 0 Good afternoon, Ms. Vernon. 21 royalties and 2004-2009 cable proceedings would 22 be starting, and 302 304 Could you tell us your position with JUDGE FEDER: Excuse me, Ms. Vernon, 2 IPG? them who? I am the Member of IPG, the Owner. THE WITNESS: Oh, I am sorry, our And in addition to being the Owner, do 4 claimants. Yeah. you also perform duties for IPG? So we sent this, a mass email Yes, I do. basically to our claimants to let them know this JUDGE BARRETT: Before we proceed, Ms. is what's going on, you know this is the Vernon, would you spell your first and last name background, this is where the 2000-2003 9 for the record? proceedings stand right now, letting them know THE WITNESS: I'm sorry. Denise, D-Ethat we had appealed the decision, you know, and 10 11 N.I.S.E. Vernon, V as in Victor, E-R-N-O-N. 11 that sort of thing. JUDGE BARRETT: Thank you. And we -- and because of what had 12 12 13 THE WITNESS: Yes. 13 happened in the 2000-2003 proceedings, then with at least some of them we wanted to additionally BY MR. BOYDSTON: 14 14 get an acknowledgment of representation, you 15 And do you correspond with IPG's 15 know, from them. We didn't think we needed it claimants? 16 16 17 from all of them, but you know, some of them we 17 Yes I do. 18 And in what context do you oftentimes thought, you know, if anything else, it's a belt 19 do that, or generally do that? 19 and suspenders, you know --Usually to get information, sometimes 20 BY MR. BOYDSTON: 211 21 just telling them what's been going on, you know, 21 And when you say belt and suspenders, 22 with the hearings here, any information that's 22 I think I've got a good idea about what you mean,

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but perhaps could you explain a little further

- what you mean by belt and suspenders?
- Well belt being like we've got a
- mandate agreement, you know, and an extension 4
- agreement, you know, and an additional
- acknowledgment of representation would be
- suspenders.
- Or let's say, you know, belt being ten
- 9 years of correspondence back and forth with them
- and then providing their program list to us that
- entire time, yeah, and then but not having, for 11
- 12 whatever reason, either that they couldn't find
- 13 the original mandate agreement or we couldn't
- 1.4 find it or, you know, it got lost or whatever the
- 15 case was, we did not have that, so even though we
- had all that correspondence for a decade, then we 16
- 17 wanted to make sure that we had acknowledgment of
- representation as well. 18
- 19 And of the reasons for that is because
- 20 what occurred in the 2000-2003 proceedings where,
- 21 you know, because of that -- and there were other
- reasons as well, some of them being we just

- some of them that, well, we just didn't bother,
- we don't have --
- MR. MACLEAN: Objection. At this
- point this response is giving narrative.
- THE WITNESS: Oh, well I am trying to
- explain.
- MR. BOYDSTON: I'll ask another
- question.
- THE WITNESS: You can ask another
- question.
- 11 MR. BOYDSTON: Actually, first, Your
- 12 Honor, I would like to move that Exhibit 109 be
- 13 admitted into evidence.
- 1.4 MS. PLOVNICK: No objection.
- 15 MR. MACLEAN: No objection.
- JUDGE BARRETT: 109 is admitted. 16
- 17 (Whereupon, the above-referred to
- document was received into evidence as 18
- 19 Exhibit 109.)
- 20 MR. BOYDSTON: Thank you, Your Honor.
- BY MR. BOYDSTON:
- After getting the responses or non-

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- 1 didn't have the time to get them entered into the
- exhibits, but a lot of our claims were dismissed.
- you know, because we didn't have all of that
- backup.
- And so with these proceedings, we
- wanted to cover everything and just have as much
- as we possibly could.
- Q And did you get responses to this mass
- 10 Yes. Not from everyone, and a lot of
- 11 them never even went through because it was done
- 1,2 by our programmer, Kyle Otto, and what he did is
- he merged the Word document with the claimants'
- addresses, you know, that we had on file. Some
- 15 had changed, some of the emails had changed --
- and then he sent out a mass email on the WSG 10
- 17 email, and that's AOL, and for whatever reason
- 18 there are a lot of the companies that as soon as
- they get something in from AOL, it goes directly 19
- 20 into their spam.
- 21 Sometimes they open the spam,
- 22 sometimes they do not, you know. And there were

- responses you described, did you follow up with
- an additional correspondence?
- Yeah. Well, not with every one of
- them, this is what I was trying to get to, 4
- because some I didn't see the purpose for, you
- know, at least with regard to the acknowledgment
 - of representation.
- You know, my biggest concern was
- making sure that I had the program titles for all
- of the various claimants, you know, and if there
- were any discrepancies or shortages, you know, if
- I had not gotten their lists, then that was my
- 13 biggest concern, was trying to get those as well.
- But some that we were lacking, you
- 16

know, that we wanted, that had been dismissed in

- the 2000-2003 proceedings, you know, I did want
- 17 to get those acknowledgment of representations as
- 18 well as their program lists.
- Please take a look at what's marked as 19 0
- 20 Exhibit 110 and tell me if you recognize that
- 21 letter. It's got your name at the bottom of it.
- 22 Yeah. This was just basically a

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follow-up email sent on -- I am not sure exactly
    when we sent it. At some point when we hadn't
    gotten a response from a particular claimant,
    then just saving, hev we sent you this email on
    March 2 and we haven't heard back from you or we
    haven't gotten your acknowledgment of
     representation, and can you please go ahead and
                MR. BOYDSTON: Your Honor, I would
     like to move to admit Exhibit 110.
                MS. PLOVNICK: No objection.
12
                MR. MACLEAN: No objection.
13
                JUDGE BARRETT: 110 is admitted.
                 (Whereupon, the above-referred to
                document was received into evidence as
                Exhibit 110.)
16
17
                MR. BOYDSTON: Thank you. Your Honor.
                BY MR. BOYDSTON:
18
                Please take a look at what's been
19
20
    marked as Exhibit 111. This is another letter
    with your name on it. Do you recall sending this
21
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this is when we had sent the -- this was just the
     satellite --
                 MR. MACLEAN: Your Honor, I don't
     think there was a question pending, or if there
     is, I think she answered it.
                 JUDGE BARRETT: There is --
                 THE WITNESS: I was just trying to
     identify the document because this one in
     particular is when we had sent them the Excel
     program for the satellite, 1999 to 2009 satellite
11
     program titles, so that was what this one was.
                MR ROYDSTON: Your Honor, I would
12
     like to move to admit Exhibit 111.
13
                MS. PLOVNICK: No objection.
14
                MR. MACLEAN: No objection.
15
                 JUDGE BARRETT: 111 is admitted, and
16
17
     in response to your objection Mr. McLean,
     overruled.
                 (Whereupon, the above-referred to
                 document was received into evidence as
                 Exhibit 111.)
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Q And was this essentially a further follow up?

A Well, this was specifically asking

them -- this is when we had gotten the program list, you know, all of the data of the programs,

and we needed them to go through the program
titles and identify which program titles were

theirs, you know, were for each particular

10 claimant, and we explained how to do it because

11 we sent an Excel spreadsheet, we tried to be

12 really clear on how to do it, and that's where I

13 spent a lot of my follow-up time is talking,

14 basically, step-by-step talking to people on how

to operate the Excel spreadsheet. And --

16 Q So contrary to -- I think my question

17 was was this a follow-up with regard to

18 acknowledgments and things like that? This was

19 really more directed at getting the program

0 titles, is that what you're saying?

21 A Yes, that's right. And at this point

22 is when we -- let me look at this one. I think

BY MR. BOYDSTON:

MR. BOYDSTON: Thank you, Your Honor.

Q Please take a look at what's been
marked as Exhibit 112. This is another letter
from you.

5 A Yes, this is just our -- do you want 6 me to identify it?

Q Yes, thank you.

A This is just another follow up of a

9 follow up email asking them to execute the

10 representation acknowledgment. We just say on

March 2 we sent an email, then again on March 12,

we forwarded you an email, and asking them to

please get after it.

Q And again, this was -- was this
targeted at those claimants who had been
dismissed or had issues about their, IBG's

authority in the 2000-2003 proceedings?

18 A Primarily, but not exclusively, yeah.

19 MR. BOYDSTON: Your Honor, I would

20 like to move Exhibit 112 into evidence.

21 MS. PLOVNICK: No objection.

MR. MACLEAN: No objection.

15

313 JUDGE BARRETT: 112 is admitted. (Whereupon, the above-referred to document was received into evidence as Exhibit 112.) MR. BOYDSTON: Thank you. BY MR. BOYDSTON: Please take a look at what's been marked as Exhibit 113. This is another letter from you, and I know that it begins saying "Last night we erringly sent you an email, " so I guess there was something a little more going on with this one. Perhaps you could explain to us. JUDGE BARRETT: I am afraid that explanation is going to have to wait. Mr. 14 Boydston --1% MR. BOYDSTON: Very well. 16 17 JUDGE BARRETT: -- we are going to be at recess. We will reconvene in the morning at 9 18 o'clock. 19 20 (Whereupon, the hearing went off the record at 4:28 p.m.)

\$2 42:5.5 A&E 213:15,15 216:15 216:16,18 218:10 219:15,21,22 220:2,6 220:6,22 221:5,9,13 221:19 222:15,22 223:3,9,13,15 225:4 226:10 227:10 228:21 229:6,12,21 230:4 231:4,5,6 233:4 236:3 236:6,12,22 237:11 297:4,5,10 a.m 1:19 5:2 66:19,20 83:20,21 152:3 290:12 ABC 4:2 110:5.9.13.13 111:1 112:10 113:19 114:4 115:18 116:3 117:3 119:10.12.17 119:20 120:10 122:9 122:19.21 123:10.22 127:2,15 158:4 able 17:13 19:20 27:19 47:8 99:9 124:17,20 125:21,21 153:14 158:3 271:14 276:21 277:1 above-entitled 1:19 66:18 83:19 152:2 250:21 above-referred 9:15 14:6 29:20 34:12 67:16 71:14 82:9 91:19 107:17 109:4 117:20 152:18 185:20 187:11 230:8 231:14 253:10 264:15 288:10 289:22 307:17 309:14 311:19 313:2 absconded 206:19 absented 269:20 absolutely 30:14 43:12 202:7,11 212:20 260:16 271:7 272:1 274:14 275:12 279:18 299:10 Abundantly 297:2 accept 83:10 141:3,9 280:15 accepted 162:15 285:21 access 22:15 205:16 account 8:4 accounted 10:13 accounting 7:22 10:14

42:4 55:18 58:9 accurate 184:10 186:21 208:22 300:2 acknowledge 103:8 259:14,21 278:1 acknowledgment 31:6 37:6 38:1 267:2 283:7 287:11 298:14 299:21 304:15 305:6,17 308:6,17 309:6 312:10 acknowledgments 32:20 86:8,20 298:10 298:12 310:18 acquired 164:20 171:4 211:1 245:19 246:1 295:6,7 296:15 act 163:2,4,6,8,9 291:14 acted 260:20,21 acting 23:3 action 20:9 37:2 247:4 247:14 248:16 actions 21:14 204:18 257:10 258:14,16 259:4,21 260:17 261:14 active 207:21 activities 298:1 activity 294:1 acts 262:16,17 actual 11:20 133:22 172:7 added 283:14 addition 5:4 37:10 97:18 302:4 additional 14:3 180:1 267:5 305:5 308:2 additionally 133:21 304:14 address 22:11,12,16 25:15 44:1 59:15 61:17 82:14 86:1 97:1 97:2,17,18 117:2 121:9 125:21 158:22 260:10 267:1 addressed 22:10,14 51:21 58:13 94:17,21 96:21 98:12 114:16 116:22 123:1 140:3 267:7 283:6,8 290:18 addresses 97:10 306:14 addressing 26:16 215:14

Adler 71:20 72:1,11,13 administrator 123:15 admission 21:22 66:11 69:9 107:12 108:22 151:8 admit 24:6 34:7 67:14 80:8 102:19 125:22 131:8 151:6 185:10 187:1 231:8 261:6 264:9 289:12 309:10 311:13 admitted 7:8 8:16,19 9:14 11:13 14:5 21:19 22:3,4 29:19 34:11 71:12 82:7 86:21 88:15 91:11 107:16 108:19,22 109:3 152:14,15,17 153:3 154:8 172:2,8 176:4 187:8 226:19,22 227:5 231:13 264:13 264:21 289:17,21 307:13,16 309:13 311:16 313:1 admittedly 60:3 94:7 adopted 140:6 141:19 advance 24:10 118:4 advanced 33:8 advantage 262:3 Adventures 177:22 advised 235:11 advocating 5:22 Affairs 112:18,21 affidavit 57:9,17,19 237:18 238:21,22 239:9,14,16 240:12 240:13 241:7,9,14 242:10,12 244:4,9 245:3,4,15 246:5,15 246:16 299:13 affidavits 66:22 affiliated 162:18.22 163:14 249:19 affirm 84:19 110:10 301:8 affirmed 292:19 afraid 313:13 aftermath 20:11 afternoon 6:7,8 157:17 157:20 250:10 251:21 301:21 agency 210:9 215:10 215:12,13,18 agent 27:3 29:14 36:10 210:2 211:15 212:8 215:7

agents 29:15 117:2 119:8 ago 13:1 30:8 36:12 68:2 114:19 120:4,16 176:4 188:12 agree 50:6 121:12 238:8 253:17 agreed 215:21 agreed-upon 39:20 agreement 3:19 4:18 32:17 33:2,2,11 34:20 35:13,19 36:13,21 39:6,10 42:8 44:14 47:7,8,9,10,12,14,15 47:16,18 48:7,8,11,12 48:14,15,16,18 50:7,8 50:15 53:3,7 55:14,17 57:14 58:1 61:4,5 63:1,16,18,20,22 64:19,22 70:4,6,18 72:2,10 73:10,14,16 73:16 74:7,13,15 75:2 75:4,5 76:2,3 77:1 78:10,16 79:14 84:12 84:15,16,17,20 85:19 85:21 86:3 87:6,19,22 88:20,21 89:14,18,20 89:22 90:5,15,17,19 90:22 91:1,12,22 92:10,19 94:1,4 95:7 96:13,17,19 98:2,6,13 99:17 119:17 133:4 133:10 135:12 161:19 173:13 174:4 212:3 215:12,18 247:8 264:3,4 265:10,15,19 266:3 272:12,13,22 274:2,8,21 275:2 277:18,21 281:5,8 286:22 287:1,5,15,20 291:11,18,19 296:8 305:4,5,13 agreements 33:8 48:6 53:10,22 54:14 62:15 64:5 72:6,7 87:7,15 88:13 95:6 119:6,8 179:7 215:11 266:1 270:17 271:4,11 276:6,7,13 277:17 280:16,19 281:3,12 ahead 12:10 15:21 33:19 50:10 68:4 74:4 93:13 104:12 114:9 117:6 143:22 148:10 188:1 214:16 263:8

adequate 67:5

adjourned 5:7

270:2 309:7

ailments 293:17 akin 76:10 allocate 60:11,12 allow 67:4 258:18 allowed 114:10 118:15 124:7 127:8 158:1 Alpert 218:10 232:18 alphabetical 102:10 177:16 alter 256:22 ambush 55:22 America 2:17 157:19 Americas 237:16,19 238:6,11,16 239:7,9 239:14,15 240:12 Amity 28:11 amount 41:3 Amy 41:6 Anaconda 116:20,22 127:21,22 128:4 analysis 191:10 Angela 116:20,22 127:20.22 128:4 Angeles 2:5 38:20 41:8 182:1 263:12 Animal 177:22 animation 112:18 113:6 113:7 122:20 158:9 158:12 announced 37:16.17 answer 21:6 28:2 42:20 43:10.10 74:3 91:3 123:22 128:1 130:21 143:14 144:1 145:21 162:11 163:11 196:20 201:13 214:11,15 216:18 220:18 223:16 224:18 228:7 232:13 233:11 234:20,22 235:9 241:2 258:20 278:16 285:6,16,19 answered 127:11 176:17 214:13 232:2 262:13 263:5 311:5 answering 167:11 180:4 193:2 214:2 233:12 answers 145:20 anticipate 12:22 26:7 70:16 anticipated 68:3 69:20 **Antonio** 181:22 anybody 42:10 194:11 206:3 264:21 301:3 anymore 136:10

anyway 66:4 211:13 251:10 279:10 AOL 306:17,19 apologies 178:5 196:12 apologize 77:14 89:8 186:3 193:4 232:6 apparently 33:4 36:9 58:22 101:9 appeal 215:15 appealed 304:10 appear 53:17 100:10 102:1 121:19 147:3 APPEARANCES 2:1 appears 10:1 35:8 64:21 100:8 102:11 116:12 140:16 144:9 213:20 230:15 234:17 234:19.21 237:2 248:4 296:2 297:15 append 164:10 166:6 167:3,6 171:3,10 173:2 174:1,5,10,15 176:11,18 294:3,22 295:5,8 appended 102:4,13 164:20 appendices 130:22 131:6 appendix 29:12 129:4,6 130:6,7,18,20 131:8 139:5,5,7,8 140:16 142:17 144:21 146:2 146:13 147:3 applicable 225:17 227:11 application 42:10 43:9 applications 175:7 applied 50:16 applies 90:5 apply 90:19 applying 51:2 appreciate 6:19 59:15 164:1 233:14 301:6 appreciated 295:5 approach 145:18 146:15 156:7 183:9 288:14 303:10 appropriate 45:5 123:7 appropriately 83:2 approximately 36:20 38:3 39:12 April 224:20,21 225:4 226:17 227:4,6,12,20 234:14 236:20 Arbitration 175:7

area 79:10 arque 25:4 argument 9:6 106:14 124:19 129:10 arguments 131:5 189:3 254:1 ARNOLD 2:12 arrangement 170:21 171:12 215:5 article 103:16 articulated 245:15 asked 21:20 35:18 40:11 53:19 55:15 65:2 69:18,19 70:13 70:21 71:9,10 78:14 79:3.16 101:8 105:13 147:20 158:15 159:17 162:13 163:6 164:9 184:12 192:5 193:6 199:8 200:21 214:3 214:15 216:5 217:14 222:20 228:7 232:1,5 234:15 235:3,10 255:8 257:13 262:13 263:4 271:3 273:10 273:20 286:17 292:10 asking 15:4 16:8,13 37:2 83:9 111:15 121:17 127:4,21 151:14 163:5,11,19 189:7 190:2 192:3 199:6 203:6 216:2 233:13 236:22 239:21 267:17 268:14 274:7 284:2,4 285:3,7 287:12,13 300:15 310:4 312:9,12 asks 141:2,8 aspects 83:6 asserting 99:3 assertion 24:1 261:12 assets 245:20 246:1 assign 296:9 assigned 43:20 210:8 assigning 296:20 assignment 210:11 assist 202:6 assisted 209:7,15 associated 156:19 163:8 association 2:17 85:5 157:19 163:4 assume 138:18 226:10 assumed 301:17 **Assumes** 209:11 assuming 233:1 255:6

assumption 54:6 assuring 209:8,15 Atlantic 72:18,19,21 73:3,4,10 attached 9:1 10:10 11:22 13:9 31:10 50:15 89:13 90:15 103:2 154:2 173:22 175:19 177:2 225:14 230:21 232:17 256:9 attaches 36:18 attaching 16:12 91:7 attachment 90:1 249:7 attachments 9:9 129:17 131:3 attack 25:9 attempt 62:12 294:3 300:5 attempting 173:2 174:5 223:16 attempts 36:19 attention 32:21 69:4 130:5 168:13 218:13 248:3 254:6 attesting 51:20 88:8 Attorney's 161:18 attributable 265:10 attributed 133:15 243:21 262:1 attributing 24:17 audible 203:1 222:16 audience 284:15 August 10:12 12:1 13:9 37:18 authored 241:2 242:20 authority 11:16 41:11 212:12 213:5 215:20 238:5,15,19 274:12 282:6 291:14 295:6,7 297:17 300:6 312:17 authorization 213:12 281:17 authorized 43:7 209:16 212:8 241:15,19 242:1 243:16 244:1 244:13,15 245:11 282:6 286:8 Avenue 1:17 2:5 Aviva 74:19 75:2,6,10 75:15 Awards 178:20 aware 19:4 36:5 125:17 210:7 213:2 214:18 215:14 216:3,4 226:12,16,20 298:16

Ardent 135:21,22

В **B** 130:5,6,7 133:10 139:5,7,8 140:16 175:20 225:15 234:14 256:21 back 13:15 14:20 23:10 38:9,14 40:13 41:22 54:15 58:10 61:7 64:13,16 80:5 95:16 101:1 104:19 107:6 116:13 135:9,19 154:9 157:3 159:4 178:22 186:2,11 192:21 194:10 205:22 206:3,6 210:20 211:12,14 220:5 221:11 229:11,14,20 230:2 231:18 245:21 246:4 247:16 251:13 268:4,6 269:4 283:5 283:16 284:16 292:19 293:21 295:21 305:9 309:5 background 42:20 137:8 304:8 **backup** 306:4 backwards 88:13 bad 46:4 badgering 176:17 ball 5:19,22 6:2 bank 8:4 Baptist 134:12,15 **BARNETT 1:21 BARRETT** 5:3,10,15 6:4 6:13,17 8:15 9:7,13 12:8 13:5,19,21 14:4 15:8,17,20 17:11 19:1 19:9 20:1,5 21:3,6 22:2,7 25:19 26:9,19 28:3,19 29:7,18 31:16 31:21 34:3,10 41:16 43:2 44:12 46:13,17 48:1 49:2,4 50:3 51:5 51:15 56:20 57:11 58:3,7 59:17 60:21 61:20 62:7,10,21 63:3 63:10 64:13 65:13,16 66:2,5,8,16,21 68:6 68:20 70:8,19 71:12 74:4 77:15,19,21 78:1 81:5,14,17,20 82:5,16 83:14,17,22 91:8,10 93:3,12 103:12,15,18 104:8,11 107:15 108:3,8,12,14,20 109:2 110:19 111:8

111:18 112:1,15 113:1 115:2,19 117:6 117:14 118:17,21 119:11,14 120:14,18 120:20 121:7,14 122:3 123:17 124:4,9 124:20 125:8,18 126:5,9,13,19 127:6 127:10 128:1 138:17 141:6 143:5,13,22 145:10,19 146:5,10 146:12,16 147:13,15 147:20 148:11.18 149:12,15,20 150:1,6 150:8,17 151:3,9,12 151:20 152:5,12,16 152:22 153:2,9 154:9 154:14 155:6,9,13,16 155:22 156:8 157:5 162:7 165:14 167:14 168:18,21 169:4,6,12 169:15 176:19,21 183:11 185:13,16 186:7 187:8,14,18,21 188:7 189:6,16 195:10 196:10,14,17 202:15 204:4 209:13 214:12 219:5 220:16 228:5 231:12 233:17 235:5,8 240:3,9,19,22 243:2,6 246:7,9 250:9 250:14,17,19 251:2 251:12,16 252:22 253:9,13 254:22 255:4,16 258:9,17 262:14,20 263:6,18 263:21 264:13,19 265:3,6 269:8,19 270:1 280:8 284:6,10 285:13,18 288:7,15 289:3,18,20 290:5 292:2,5,8 295:16 300:11,14,21 301:2,7 301:12 302:7,12 303:11 307:16 309:13 311:6,16 313:1,13,17 base 123:18 136:9 based 54:22 60:12 65:17 79:10 98:22 114:2 116:1 127:1,8 127:12,14 137:1 138:12 236:17 298:13 300:12 bases 52:20 119:5 basically 16:11 161:15

304:6 308:22 310:14 basis 12:3 19:18 23:14 49:17,19 50:6 59:19 66:13 69:2,7,10,11,22 80:13 81:8,18 89:12 102:8 111:19,22 112:4.9 113:15 120:10 191:6 198:11 215:9 Bates 121:1.3 130:12 272:7 293:7 BBC 237:16.19 238:6 238:10,16,18 239:7,8 239:14,15 240:12 241:3 bear 120:1 270:3 **Beast** 116:6,6,6,8,13 126:2,3,6 128:19,20 177:16 Beautiful 178:16 Beckmann 22:22 24:2 25:10,11,12,16 26:2 26:21,22 27:2,3,3 28:7,10 29:9,16,17 73:8,12,14,16 74:7,11 75:22 76:1,3,7,8,16 135:11,12 becoming 41:14 beginning 251:7 begins 34:17 243:3 313:9 behalf 2:2,7,16 41:18 42:6 60:15 61:16 73:17,18 74:7,9,9,10 76:4,5 202:5,19 221:1 236:3 281:4,13 282:16 286:10 290:15 291:14 294:13 298:14 belabor 159:19 162:4 belaboring 162:5 belief 111:17 127:5 believe 5:7 17:5 21:21 27:1,22 34:17 35:6 43:10 58:19 67:9 72:8 80:18 88:16 94:12,16 94:19 111:10,16 112:4,10 114:3 116:2 127:1 129:11,14 136:15 138:13 139:1 139:7 150:11 164:4 167:1 195:22 210:22 212:10,16,17,21 213:8 215:8 218:4 297:9 Believer's 177:19 believes 101:3 238:11

belong 16:15 139:19 belt 304:18,21 305:2,3 305:8 **BEN 2:13** bench 157:10 benefits 255:11 best 5:16 117:12 189:14 196:15 206:11 216:17 219:1 300:1 better 46:18 216:19 219:15 bevond 18:15 24:19 48:1 214:13 241:7.11 241:16,19 242:2,20 big 14:17 131:14,19 132:2 biggest 308:8,13 Bill 256:22 257:2,10 billion 128:13 binder 24:12,13 25:18 26:21 27:9,15,17 28:22 153:15 263:17 266:7 270:6 282:22 biological 138:20 **BKN** 128:6 black 122:12 block 275:8 blocks 276:21 Board 100:19 218:17 **Bohbot** 128:6,7 **Bold** 178:16 bolster 123:3 **books** 153:6 Borglund 241:10 bother 223:3,11 307:1 bothered 20:22 223:14 229:15,18 bottom 24:20 25:1 140:16 256:20 275:1 290:21 303:18 308:21 box 91:14,15,15,16 147:10 boxes 148:9 149:19 152:10 boy 293:16 Boydston 2:4,4 3:3,6 5:8,9,12,21 6:5,15,16 6:19,21 7:5,11,14 8:13,17 9:3,10,19,20 11:12 12:6 13:12,20 14:10,11 15:21,22 17:12,22 18:19 19:3 19:10,19 20:4,6 21:9 21:17 22:5,8 24:5 25:3,21 26:14,22 27:22 28:5 30:2,3

176:4 215:20 248:18

31:17.22 32:4 34:6,16 41:17 42:19 43:5,17 44:10,13,17 46:14,20 47:3,21 48:3,4,21 49:5,9 50:5 51:6,10 52:1.17 56:19 59:12 59:18 60:16 61:1,21 62:3.8.11.14.19.22 63:4,11,15 64:11 65:17 66:3,6,7,10 67:20 68:7,8,9,16 69:17 70:10,11 71:7 71:18,22 73:21 74:2 74:17 77:17,20 78:2 80:7 81:2,6,22 82:13 82:18 83:14,16 84:1,2 84:3 89:5 90:3,10,13 92:1,2 93:13,14,15 102:18 103:10 104:7 104:12,13,15 107:11 107:21 108:4,6,10 109:8 110:20 111:5,9 111:13,18,20 112:2,8 112:9 114:1,18 115:1 115:7,22 117:15 118:12,17,20 119:4 119:12,15 120:11 121:5,8,21 122:5 124:11,22 125:4,19 125:20 126:8,11,16 126:21 127:7,12,19 129:3,11,18,22 130:3 130:8,11,14,18,20 131:2,9,12 138:10,18 138:22 141:7 142:13 142:21 143:6,14,21 145:7,17 146:6,14,17 147:6,14,16,22 148:4 148:10,16,21 149:2,7 149:13,18,22 150:3,7 150:14,18 152:5,6,13 152:21 153:1,4,10 154:12,15,18,19 155:2,4,7,12,15,18,22 156:6,9 157:2,22 158:21 159:7,12 162:3 165:10 176:22 182:15 183:14,17 184:4,17,21,22 185:11 187:3 188:21 189:10,17 195:5 198:8,14,16,21 204:1 218:21 231:11 239:17 239:22 240:8,15,20 242:14 248:22 250:15 250:18 252:14 253:7

258:2 262:6,12,19 263:3 264:11 265:1 269:17 270:14 271:16 280:6 282:2 285:8,14 288:6 289:13 292:2,3 292:7,8,9 293:4 295:17 300:9,18 301:1,2,5,20 302:14 303:14,16 304:20 307:7,11,20,21 309:9 309:17,18 311:12,22 312:1,19 313:5,6,15 313:16 Boydston's 186:14 Boynston 115:2 breach 213:13 break 6:11,11 151:4,17 152:7 157:8 250:20 251:5,7 breaking 35:12 **breeze** 217:7 **Brian** 2:4 182:14 brief 131:4 briefings 118:14 broadcast 42:1 43:14 45:13 49:13 123:13 123:16 142:4 143:10 144:7 226:5,6 broadcaster 76:17 124:2 **Broadcasting** 76:14 99:19,22 broadcasts 11:8 39:22 297:18 broke 6:10,22 brother 136:5 brought 19:7 25:8 259:4 browbeat 154:5 **Building 1:16** bulk 100:9 102:7 burdens 255:11 business 8:7 10:16 47:22 65:3,4 79:7 96:12 102:22 112:17 112:17,21 122:21 190:10,15,21 193:14 198:6 270:22 273:16 277:5,11,12,14,16 281:22 282:5 buy 154:11

С

C 139:5 142:17 144:21

154:22 218:5 248:1

146:2.13 147:3

296:4 303:21 cable/satellite 3:20 101:15 calculation 6:1 21:19 calendar 4:12 49:12,20 50:17 51:2 63:19 72:8 72:9 92:14,18 93:8 109:14 197:18 200:1 225:17 California 30:21 76:6 182:1 call 13:3 159:10 161:9 197:2,8 254:6 called 7:22 46:21 72:21 160:9 301:15 calling 159:13 calls 47:19 111:16,16 Canada 40:18,19 41:10 41:12 136:22 Canadian 99:19,22 candid 223:2 candor 233:14 capable 261:19 car 293:18 care 97:3 careful 213:1 carefully 228:6 **CARP** 210:20 Carrier 4:11 109:13 **carries** 208:14 carrying 190:10 case 6:14 108:16 145:1 159:1,3 168:8 258:13 305:15 cases 26:14 71:2 139:18 catalog 135:10 136:20 137:9,21 catalogue 166:15 173:16,21 174:1 226:8 286:7 categorical 59:9 categories 80:21 139:11 140:19 292:15 categorization 59:6 80:16

CA 2:5

cable 1:6 24:21 45:1

102:5 106:20,21

177:3,7 182:21

230:16 236:5,14

243:19,20 244:18

265:11,16 286:9

100:20 101:13,16

140:3 168:8 175:19

210:16 220:13 221:2

categorized 83:2 category 52:4,5 83:3 134:14 139:17 140:7 140:8,11,12,21 141:11 147:1 155:21 156:16 282:10 caught 140:14 cause 52:22 69:11 139:18 233:10 caused 259:15,22 260:17 caveat 213:10 **CBS** 42:9,16 43:8,15 45:12,13,18 46:5,6 76:11,13,14,15 cc 256:21 cc'ed 23:19 cc'ing 257:4,6 cc's 34:1 **CD** 1:6 cease 235:18,18 237:6 ceased 8:7 86:12 136:10 cellar 5:5 certain 76:9 88:17 93:6 101:9 111:3 121:14 183:18 199:18 201:7 237:4 245:19,20 283:14 292:15 294:12 297:12 certainly 7:8 11:10 94:18 120:9 155:19 191:21 196:22 284:9 certification 109:12 110:4,8 119:13 certified 103:8 104:6 122:11 certify 212:8 **challenge** 115:8,13 120:8 122:9 125:5 229:2 239:8.20 240:17 242:16 260:11 challenged 29:10 115:9 challenges 26:11,12 27:7,8 29:13 102:7 114:12 115:3,5 challenging 100:11 123:10 chance 156:3 284:15 change 239:7,19 240:1 240:17 242:15,17 261:2 changed 35:2 42:22 306:15,15 **changes** 239:15 240:13 240:16 242:11 245:14

260:4,5 chaos 153:11 characterization 188:22 238:8 characterized 237:5 characterizing 143:12 charge 99:2 Charles 136:5 chart 29:3 92:22 95:2.3 133:20 check 221:11 checking 129:12 169:6 Chicago 134:12 Children 27:10 children's 112:19 113:4 113:5 128:16,17 **choose** 159:3 chooses 159:9 Christ 83:10 141:9 145:1 Church 134:12,16 144:16 circumstance 19:11 94:5 133:13 circumstances 99:16 140:9,14 213:11 Cities 135:7,8,15 City 18:3 38:20 85:22 86:3,10,11,18,19 claim 3:20 11:10 15:7 20:18 21:16 37:5 40:11 41:2 42:1,2 45:1,7,9,16 49:10 53:20 56:2,3 57:8,10 60:14,17 74:21 75:11 79:20 95:21 98:21 99:6,18,21,22 100:5,6 100:8,10 101:4,10,13 101:13,15,16,19 102:5,8 103:1,21 106:15 110:6,7,14 111:2 112:11 123:4 123:10 132:1 133:12 133:17 134:2 135:11 135:20 137:16 138:1 146:22 156:22 164:2 164:6,21 166:7,22 167:5 171:5,7 173:5 176:12 196:9 197:16 198:3 199:20 203:4 203:11,15,17 209:17 210:2,12,12 211:3,16 211:22 212:4,7,9,13 212:14,15,18 221:5,9 223:4 228:14,18,19

229:16.21 260:10.15 281:9.13 287:6 291:15 295:10 296:13 296:17 297:19 claimant 7:1 9:6 14:20 18:12 29:14 30:5 32:6 39:2 45:6.14 46:21 47:1 71:19 74:18 75:17 76:20 84:5.9 85:12 87:2 89:15 92:4 93:16 96:3 97:21 99:5 116:5.16 117:3 123:7 128:19 131:13 132:5 134:15 139:11 153:22 211:22 212:2,2,9 214:20 215:6 221:14 221:19 229:7 281:14 309:3 310:10 claimant's 18:5 19:2 claimants 2:7 4:5,6,8,9 11:17 18:11 23:2 29:10 38:4 53:12 54:1 54:12 71:3 85:15 95:14 102:9 106:2,4 106:15 113:17 129:6 146:21,22 179:5 192:4 193:7,17 206:9 209:5,16 211:16,19 213:6 220:7 230:20 237:12 252:1 281:5 292:18 302:16 303:6 304:4,6 306:13 308:10 312:15 claimed 53:12 58:12 80:20 122:18 140:18 claiming 53:21 55:6,8 56:8,12 58:21 59:2 118:22 140:21 179:5 179:10,17,21 claims 4:2 11:11 21:16 27:6,7,8 39:18,19 41:3,18,22 49:14 56:12 61:15 62:5 63:11 75:9 78:17 79:21 85:5 86:4 87:8 92:7 93:20 96:9,11,22 97:6 98:21 99:4 100:9 100:21 104:21,22 118:18 119:2 122:9 122:10 139:9 164:11 164:11 166:4,6 173:2 176:6,8,10,14 180:10 180:14 195:3,16,20 197:6,21 199:16,18 201:5,7,7,8,17 202:3 202:21 205:3,11

207:19 208:2,10,13 208:16,20,21 209:8 209:20 221:9 224:21 224:22 225:1,6,6,11 225:16 226:10 227:10 252:9,18 260:9 261:11,19 262:4 280:17 281:4 294:3 297:10,11 306:2 clarification 169:7 clarified 86:11 174:3 282:2 clarify 86:14 124:2 125:11 180:20 271:18 clarifying 303:3 class 258:7 classically 139:20 **CLB** 101:18 clear 11:3 106:9 125:15 149:4 162:20 166:21 191:17 195:19 215:3 255:5 296:22 297:2 310:12 clearly 24:16 67:11 118:6 clerk 148:17 150:9 152:8,8,11 185:16,18 288:9 client 5:8 9:4 36:1 49:6 72:17 110:4 111:19 118:18 196:5,6,8 197:4,10,11,13 198:2 199:11 200:22 clients 19:4 30:22 69:20 191:13,19 194:2,15 197:21 202:3 CLIFFORD 2:9 Clinics 93:17,20 94:2 close 37:18 42:5 269:9 closed 108:15 269:8,11 closely 207:21 208:1 closing 141:2 co-owned 133:7 co-owner 165:8,19,22 166:1 co-owners 40:10 Cogeco 46:21 48:11 colleagues 67:9 157:10 249:22 250:4 251:5 collect 11:11 114:5 286:8 297:18 collected 42:4 collecting 39:22 collection 11:9 12:17

98:14 190:15.22 191:9 193:13 198:6 200:17 213:20 215:17 243:18 244:18 270:17 297:14 298:2 Collections 33:3.4 35:20 41:10 collective 149:1 colloquialisms 258:5 column 91:13 139:17 combination 266:18 combine 16:10 come 38:9,14 39:16 40:4,13 45:4,9 76:8 76:22 78:3,10 126:5 159:4 164:8 227:9 228:17 253:18 281:2 284:16 comes 26:2 282:12 comeuppance 251:17 coming 40:18 251:17 **comment** 108:13 143:10 233:16 comments 68:6 Commercial 132:19 135:4 committed 262:16 common 113:22 128:11 communicate 299:15 303:5 communicated 20:14 20:15 25:13 28:15 78:4 communicating 42:3 communication 248:5 283:12 294:8 communications 17:6 137:6,7 283:16 **Compact** 33:3,4,6,6 35:20 companies 27:2 53:17 53:21 59:1 70:13,17 71:9 78:22 86:16 113:12 260:12 273:19 286:10 287:22 306:18 company 8:1 22:12 40:7,8 42:21 53:16 131:14,19 188:14 company's 226:8 291:14 comparable 17:19 compare 5:13 compel 11:15 54:5,6,12 55:1 56:18 58:19 69:14 71:5 292:18

36:15 39:21 40:19

compelled 55:2,16

119:22 120:1 121:18

compensable 167:4 compensation 171:13 competitors 113:8 compiled 15:2 completely 169:10 complied 211:7.13 212:17 213:9 comply 247:7 concern 43:15 45:3 218:19 308:8.13 concerned 23:11 25:12 concerning 243:18 244:18 concluded 126:4 165:3 182.4 conclusion 54:22 conclusions 123:21 254:1 conduct 87:14 159:18 169:9 252:5 conducted 163:4 conducting 8:7 10:16 confer 6:10 66:16 conferring 6:12 confess 262:9 confessed 262:8.8.8 confidential 17:4 confirm 85:1 126:3 287:4 confirmation 94:6 115:11 135:14,17 219:13 274:19,20 277:21,22 286:8 confirmed 65:19 72:11 116:19 300:3 confirming 41:11 123:6 286:6 conflicting 33:8 45:6 confronted 210:16 confuse 270:16 confused 34:22 185:1 confusion 88:5 152:7 Congress 1:17 connection 14:22 31:3 41:10 75:8 182:18 205:5 230:2 252:21 257:1 303:6 connections 94:11 connotation 208:14 258:21 consent 213:5 consequently 180:2 213:14 229:18 297:19 consider 67:3,6 201:8 252:12 consideration 122:2

considers 78:19 consistent 95:18 104:5 105:4 conspirator 161:10 constant 285:9 Cont'd 7:13 contact 40:4 78:6 79:2 86:1 191:12 192:4 193:7.17 194:2.11.14 194:16,18,19 196:5.6 196:8 197:5.10.11 198:2 199:11 200:22 217:1 273:9 contacted 7:20 14:14 18:12,12 20:3 33:5,6 35:11 37:1 38:21 266:20 273:19 contacting 37:15,19 contacts 158:2 191:18 contain 175:11,13 209:9 contained 100:20 152:10 197:21 Conte 2:5 contended 129:7 contending 57:6 69:15 content 56:6 108:11 242:11 contention 53:7 58:20 58:22 contents 3:1 46:11 108:5 172:18 contest 102:21 contesting 67:21 context 7:18,20 8:11 10:6,9 14:15 15:4 19:20 22:22 23:7 25:5 39:15 40:17,20 42:12 78:13 90:9 193:22 199:2 302:18 continue 5:11 44:22 77:20 141:7 continued 39:19,21,22 98:10 158:8 continues 261:1 continuing 8:20 11:11 15:14 64:22 98:14 207:16 contract 28:10 38:13 44:1,20 47:5,7 49:19 50:13,19 71:10 73:12 75:21 79:3,4,17,19 96:16 97:13 153:22 154:1 213:13,21

216:9 273:11,14,15

273:18 278:7 280:21

282:13.18 286:4 297:6.16 contracted 133:6.6 137:13 158:10 contracting 134:1 137:14,22 156:17,18 contraction 224:16 contracts 8:10,12 18:8 88:6 135:17 180:2 197:22 210:8 215:10 215:16 276:22 281:22 295:22 298:3 contractual 181:20 215:5 contradict 239:11 242:16 contrary 24:10 30:16 310:16 control 182:2 192:20,20 controlled 116:3 controlling 275:18 conversation 8:5 38:15 249:2 conversations 132:1 174:12,19 175:1 conveying 173:22 conviction 23:8 Cook 3:12 33:19.22 34:1 244:9 cooperate 37:2,3 98:10 247:5 cooperated 84:18 85:7 86:6 88:3 98:9,17 cooperating 37:11 94:11 cooperative 38:22 Copeland 292:21 copies 8:9,12 14:21 35:18 37:4 53:9 105:2 147:10 153:15 156:2 157:4 183:15 268:7 289:14 295:22 copy 4:12 20:17 29:2 38:13 78:14,15 79:2,3 79:17 102:14 103:1,5 103:6,8,9,13,20 104:1 104:2,4,6 105:2,18 153:13 154:3,6,7,16 154:21 155:10 175:2 220:12 273:11,13,21 274:16,17 copyright 1:1,22 4:2 36:16 40:19,22 44:6 100:19 105:3,7,8,15 105:18 115:14.16

124:18 126:10 137:10 175:7 210:3,8,11 211:1 218:17 243:17 244:17 259:22 260:18 260:20 262:4 271:6 271:13 287:22 **corners** 278:17 **Corporation** 72:18 73:5 84:6 99:19 100:1 135:1 correct 7:3 9:10 14:18 14:19 19:9 34:21 38:2 38:7 45:10 48:12,13 59:6 77:9 85:11 99:14 100:2 102:17 105:9 105:10,15,16 108:20 110:8 120:22 125:16 133:21 138:20,21 148:21 155:12.15 159:20,21,22 160:1,4 160:11,14,16,17 161:4,5,8,15 163:17 164:3 165:20 166:2,7 166:8,19 167:1,8,15 168:8 170:22 171:1.8 171:9,17 172:8,20 173:3,4,5,11,12,16 174:1 175:9 176:1,8 177:4,18,21 178:18 178:21 179:2,6,8,11 180:21,22 181:3,4,6 184:9 186:14,15 190:19 195:3,13,14 195:14 200:20 203:12 203:22 204:15,16,22 205:1,7,8,14,20 206:10,20 207:2 209:6,18,21,22 210:4 211:17 212:4,5,9,10 212:15,16 213:7 220:8 222:15 223:13 224:7,9,12 225:2,8,12 226:13 227:13,15 228:16 229:8 231:7 231:21 233:3 234:1,3 234:11 235:22 236:1 236:16 237:1,2,7,8,13 238:6 239:20 241:17 241:22,22 247:8,11 247:15 248:20 256:18 257:3,5,12,15,16,20 259:20 263:2,15 264:5,6 265:13 266:11.12 270:19 271:1,12 273:17

116:19 117:10,18

274:4,13,14,15,22
275:6,10,13 277:6,15
278:22 279:5,13,18
280:15 281:5,6,11 290:16,19,20 291:3
290:16,19,20 291:3
291:12,16,17 293:8,9
294:10 296:13 297:8
297:11
correctly 233:1 237:5
296:11
correspond 202:4 302:15
corresponded 30:17
correspondence 3:20
11:18 14:3 18:8 54:1
54:13 55:12,14,15,17
55:19 57:20,21 58:13
61:6 64:5 85:1,4,9
95:18,21 98:16
100:18 135:9,19
156:19 197:14 217:16
217:17,18 218:1
223:9 229:11 242:20
244:5 245:2,5,16
247:19 268:1 284:21
285:1 286:5,13
292:11,17 293:1,11
293:19 297:5 298:19 299:3 300:8 305:9,16
308:2
corresponding 197:12
corroborated 32:18
72:13
corroboration 31:4
132:19
Cottage 132:4,5,7
counsel 36:10 41:7
97:3,18 143:12
151:21 155:17 157:18
151:21 155:17 157:18
151:21 155:17 157:18 158:8 164:22 168:15 170:11 174:6 176:16
151:21 155:17 157:18 158:8 164:22 168:15 170:11 174:6 176:16 176:20 182:14 218:18
151:21 155:17 157:18 158:8 164:22 168:15 170:11 174:6 176:16 176:20 182:14 218:18 235:11 249:10,17
151:21 155:17 157:18 158:8 164:22 168:15 170:11 174:6 176:16 176:20 182:14 218:18 235:11 249:10,17 253:20 254:2 294:12
151:21 155:17 157:18 158:8 164:22 168:15 170:11 174:6 176:16 176:20 182:14 218:18 235:11 249:10,17 253:20 254:2 294:12 294:13 301:15
151:21 155:17 157:18 158:8 164:22 168:15 170:11 174:6 176:16 176:20 182:14 218:18 235:11 249:10,17 253:20 254:2 294:12 294:13 301:15 counselors 148:11
151:21 155:17 157:18 158:8 164:22 168:15 170:11 174:6 176:16 176:20 182:14 218:18 235:11 249:10,17 253:20 254:2 294:12 294:13 301:15 counselors 148:11 count 149:4 counter-executed 94:8
151:21 155:17 157:18 158:8 164:22 168:15 170:11 174:6 176:16 176:20 182:14 218:18 235:11 249:10,17 253:20 254:2 294:12 294:13 301:15 counselors 148:11 count 149:4 counter-executed 94:8 counterpart 236:6
151:21 155:17 157:18 158:8 164:22 168:15 170:11 174:6 176:16 176:20 182:14 218:18 235:11 249:10,17 253:20 254:2 294:12 294:13 301:15 counselors 148:11 count 149:4 counter-executed 94:8 counterpart 236:6 Country 132:4,5,7,11
151:21 155:17 157:18 158:8 164:22 168:15 170:11 174:6 176:16 176:20 182:14 218:18 235:11 249:10,17 253:20 254:2 294:12 294:13 301:15 counselors 148:11 count 149:4 counter-executed 94:8 counterpart 236:6 Country 132:4,5,7,11 County 263:12
151:21 155:17 157:18 158:8 164:22 168:15 170:11 174:6 176:16 176:20 182:14 218:18 235:11 249:10,17 253:20 254:2 294:12 294:13 301:15 counselors 148:11 count 149:4 counter-executed 94:8 counterpart 236:6 Country 132:4,5,7,11 County 263:12 couple 30:8 114:14
151:21 155:17 157:18 158:8 164:22 168:15 170:11 174:6 176:16 176:20 182:14 218:18 235:11 249:10,17 253:20 254:2 294:12 294:13 301:15 counselors 148:11 count 149:4 counter-executed 94:8 counterpart 236:6 Country 132:4,5,7,11 County 263:12 couple 30:8 114:14 167:21 180:20 246:14
151:21 155:17 157:18 158:8 164:22 168:15 170:11 174:6 176:16 176:20 182:14 218:18 235:11 249:10,17 253:20 254:2 294:12 294:13 301:15 counselors 148:11 count 149:4 counter-executed 94:8 counterpart 236:6 Country 132:4,5,7,11 County 263:12 couple 30:8 114:14 167:21 180:20 246:14 247:2
151:21 155:17 157:18 158:8 164:22 168:15 170:11 174:6 176:16 176:20 182:14 218:18 235:11 249:10,17 253:20 254:2 294:12 294:13 301:15 counselors 148:11 count 149:4 counter-executed 94:8 counterpart 236:6 Country 132:4,5,7,11 County 263:12 couple 30:8 114:14 167:21 180:20 246:14

239:5 253:17 257:9	
277:14,16 281:21 282:4 286:21	(
court 6:10 115:4 127:19	l,
196:14	ŀ
court's 64:3	1
courtroom 81:11 251:6 Couture 85:13,16,20	
86:1,4,6,10,13	
cover 95:7 120:8,9	ŀ
172:10 175:20 177:13	ŀ
306:6 covered 64:22 65:1	
74:11 90:17,18 255:6	
255:7 296:16	
covering 262:7	1
Craig 132:10	
crash 293:18 CRB 1:6,11 3:20 36:16	
40:22 101:8 102:6,15	
104:6 107:4	
created 86:16 295:11	
creating 68:3 210:9 credence 90:21	
credibility 252:20	
254:18	
credible 58:11,15	(
credits 83:11 141:2	
crime 161:7,11,15 162:1,14,16,20	ı
163:18,19 194:5	
257:1	Į
crimes 259:10,14	۱
criminal 23:8 159:18	!
163:2,4,5,8,9 252:5 252:20 254:19 262:17]
294:1	ľ
cross 3:2 81:13 95:9	_
157:5 264:20 280:14	
293:21	(
cross-examination 157:15 235:12 256:4	0
280:2	
cross-examined 252:2	
curiosity 31:17 157:21	(
curious 271:17	(
current 180:14 209:4 curtailed 6:14	I
Curtis 3:13	
Curtiss 52:12 266:10	Ċ
cute 229:12	

____D

234:7

D-E 302:10

D 129:6 130:18 218:8,9

	•
D.C 1:2 2:21	
d/b/a 2:3 96:14	97:13
132:12	_
data 23:15 136: 139:12 191:9	9 310-6
date 11:7,8 35:2	2.5
39:20 40:1,4 6	57:12
172:15 212:3	218:16
241:4 244:4 2 272:16,16 275	
276:1,1,3,4,10	
276:19 277:2, 278:2 280:17	18
278:2 280:17	281:16
281:16,19,20	
282:6,7 287:5 dated 8:22 13:9	25:19
dated 8:22 13:9 35:9 172:12,1	7
218:10 225:15	227:4
234:14 235:21	236:20
236:20,21 239 240:11 241:3	7.14 242:8 9
242:21 245:4	248:3
272:15 275:13	3,15,17
275:17 276:18 280:21 281:16	3 277:17
280:21 281:16 282:5	5,18
dates 14:14 193	3:22
276:8,13,15,2 David 1:22 3:15	0 289:4
42:13 45:12 6	8:14
179:1 Davis 134:9	
day 21:13 278:1	8
days 154:10,13,	20
DBA 263:11,15	
DC 1:18 2:11,15 DDE 8:1,4 10:11	13
13:22 14:2 16:	21.22
17:6	,
de 134:17 254:1	
deadline 50:20 : deal 162:1 164:9	
166:5 167:2,3	
299:4	17 1.14
dealing 299:8	
deals 53:5	_
Dear 22:14 35:1 218:13,14	5
debating 258:6	
decade 36:12 2:	32:16
234:3 305:16	
December 1:15	
12:2 106:21 2 ⁻² 235:21 236:21	
decision 59:9 6	0.2 7 10
67:4 123:18 2 ⁻	14:19

304:10 decisions 60:5 **declaration** 3:13,15,17 3:18 51:19 52:10,22 53:5 60:14 64:21 65:18,20 68:1,14 69:3 69:6,9,10 75:15 77:7 80:8,14 83:5 88:7,10 89:7 91:4 129:16 130:2 212:12 232:18 238:7 240:18,21,21 241:4 242:6 266:9,13 268:3,7 282:16,21 283:2,18 284:19,22 286:3 287:2,20 298:5 298:6 declarations 283:5 Decode 128:5 deduced 101:2 deeper 165:11,11 deeply 252:7 default 144:16 defending 204:18 defense 124:15 125:1 define 140:4 246:1 defined 118:6 151:6 defining 238:9 definite 103:15 definitely 259:3 definitively 277:1 deliver 148:17 delve 252:7 Delvida 219:8 delving 114:15 demarcates 238:14 demonstrated 41:1 261:21 denied 49:15 **Denise** 3:5 219:12 301:14 302:10 **Dennis** 164:22 174:6,13 174:19 175:1 294:8 deny 110:10 260:17 denying 213:19 260:19 dependent 141:18 depends 76:13 deposition 182:6 derivatively 182:12 described 133:19 141:1 170:20 269:2 283:14 308:1 describing 181:9 293:17 description 139:2 designate 253:14 254:12

designated 253:19,20 254:13 designating 254:10 desire 238:21 239:3 desires 238:12.19 desist 235:18,19 237:7 despite 261:12 destroy 65:6 destroyed 8:9 79:11 destruction 61:3,9 64:15 detail 31:7 details 47:2 246:20 283:12 286:6 **detective** 18:6 19:2 determination 136:7 215:4 determine 99:10 determining 281:15 Devillier 3:9,10 7:2,18 7:21 9:6 10:3,15 11:17 12:16,22 13:16 14:14 15:1,15 16:2 19:21 20:9,12,14,21 21:12 100:4,6 246:6 247:4 248:5 249:1,7 Devillier's 13:14 devotional 2:7 52:5 56:13 80:21 82:21 106:3 134:15 139:10 140:4,8,12,18,21 141:17 147:1 252:1 282:11 292:17 dialogue 229:14 269:4 Diane 30:19 298:5 299:4,5,7,15 Diaz 161:6 166:1 257:15,22 259:5 263:11 difference 161:12 different 37:10 44:11 55:9 69:21 72:6 79:1 88:6 97:10 103:3 104:4 110:21 116:9,9 116:10 119:5 140:10 169:3,11 208:18 258:5 266:22 287:12 differs 103:8 difficult 103:18 154:12 260:1 difficulties 28:13 difficulty 23:2 direct 3:2 7:13 28:2 69:4.12 93:9 100:14 120:12 130:4 138:16 139:15 145:22 168:12

221:20 230:4 237:10 241:14 247:1 279:20 301:19 directed 75:10 86:2 98:18 156:21 310:19 directing 183:18 directly 8:4 197:15 306:19 director 241:11 disagree 215:15 216:1 216:12 disagreed 211:5 216:7 disappointed 21:15 disavowed 30:10,11 36:6 discover 19:20 discovered 21:1 discovery 12:12 13:7 27:16 53:9,22 54:3,20 57:16 58:17 60:8 69:13 70:2,22 80:18 89:14 90:2 103:4 104:3 114:21 120:3 120:21 121:16,19 139:15 147:9 153:19 155:11 156:15 268:13 268:17,18 285:5 288:21 discrepancies 308:11 discretion 67:2 discs 152:9 discuss 52:14 82:19 88:22 151:16,21 266:20 discussed 51:6 88:5 discussing 7:1 20:8 237:15 disks 150:8 dismissed 49:16 72:22 74:22 84:9 85:16 87:8 92:7 93:20 96:9,13,20 97:11 98:21 99:4 306:2 308:15 312:16 disparity 96:21 97:12 display 28:13 172:18 dispute 121:5,8 181:20 disrespect 251:11 distinction 208:3 Distraction 136:12 distribute 76:9 distributed 73:8 74:10 74:16 75:22 244:1 283:15 distributes 76:5

56:22 57:13 58:1,1,3 62:17 65:3 76:15 134:3 distributions 57:2 distributor 28:11 42:9 43:8,16 44:21 45:4,9 57:7 64:18 65:8,20 74:12 76:11,18 135:13 **Docket** 1:5.9 document 9:16 14:7 16:10 27:10,11 29:21 34:13 36:15 46:11,12 51:1 52:9,13,15 55:2 60:19 61:2,8 64:15 66:1,3 67:17,22 71:15 80:3 82:10 89:13 90:1 91:20 100:22 105:7 105:13,13,14 107:9 107:18 109:5 114:8 117:11,21 120:3,5,6 120:15 125:22 134:1 139:16 140:2 142:22 152:19 153:17 154:2 156:11,18 167:22 185:10,21 186:11 187:12 189:1 230:9 230:12 231:15 236:18 240:11,16 253:11 264:16 266:14 267:10 267:21 269:11,14 272:7 275:5,18,22 276:2,2 278:8,10,15 278:17 279:16 280:13 287:11 288:11,19 290:1 306:13 307:18 309:15 311:8,20 313:3 documentary 239:6 245:2 documentation 118:13 118:19 123:5 131:16 131:17 239:11 244:6 documents 4:2 8:21 9:1 11:15 13:10 50:9 54:21 58:18 70:22 71:10 87:13 91:7 94:10,12,13,14 104:19 117:18 124:18 125:6 129:7 132:21 133:19 137:14,22 153:20 156:14,17,19 205:10 206:19 220:3 277:4 282:9 292:15 296:3

157:10 182:12,13,15 182:18,19 192:10 196:15 202:9 209:1 266:21 dollars 128:13 domestic 43:16 Donegan 7:2 11:17 12:16 100:4,6 Donuts 5:5 double 129:12 dozens 48:21 53:14,14 draft 267:14 273:8 283:20 drafted 266:13 267:10 267:13 283:2,3,11 287:16 drafting 268:2 284:22 **DragonBall** 116:12,16 116:17 125:14,22 126:4,7 128:21 draw 208:3 drawing 123:21 **du** 136:18 due 121:20 153:11 duly 209:16 212:8 301:16 Dunkin 5:5 duties 302:5 DVD 142:3 152:10 **DVDs** 142:7 144:12 146:2 148:20 149:5,6 149:16,19 150:13 151:1,8 152:10

Ε E-R-N-O-N 302:11 earlier 34:19 173:15,20 189:17 208:16 234:3 256:7 264:2 early 37:20 easier 245:8 easily 274:18 277:20 278:3,4,5 easy 189:21 edited 267:8,15 283:21 editing 268:8 283:18 effect 10:20 32:11 213:19 233:10 effectively 133:8 164:14 165:5,6,15 192:11 effort 266:18 ego 256:22 eight 59:6 80:15 82:8 101:21 106:8 146:8 150:11

doing 33:1 96:12

distribution 1:5,10

45:12 53:7 55:16,20

eighteen 7:11 9:8 either 29:7 57:18 69:12 140:7 141:16 142:22 154:1 205:9 206:15 254:6 272:18 285:14 286:22 305:12 elaborate 235:10 elected 145:15 Eleven 150:6 Eleven-twenty-four 168:16 elucidated 67:12 email 3:9,10,11,12 4:20 7:17 9:2,8,12 10:1,3,7 11:22 13:8 16:6,19,20 17:13,17 18:20 19:1,8 19:12 22:9,11,12,15 22:18,21 23:18 27:12 33:18,20,21 34:17,18 34:18 35:6 131:7 218:6 219:7,11 225:19,22 226:1 248:3,17,22 288:21 288:22 289:6,6 290:11,14,17 291:3 293:5 304:5 306:9,16 306:17 309:1,4 312:9 312:11,12 313:10 emails 14:14 226:3 268:5,6,10 269:1 289:8 292:22 306:15 Emmy 178:20 employed 191:15 employee 41:7 204:11 204:12 employees 18:3 encounter 283:13 encouraging 247:19 ended 293:5 **energy** 301:3 engaged 85:4 95:11 200:16 278:1 286:5 engagement 47:2 72:11 84:19 135:14,18 219:13 English 258:6 enter 39:5 73:9 75:2 85:19 87:5 94:1 96:17 98:2 148:5 entered 36:13,21 42:7 48:14 75:4 77:1 78:16 79:18 84:12,14,15 85:21 87:18,21 92:10 92:20,21 94:14 96:19 99:17 102:5 129:13 129:16 180:1 197:22

210:15 306:1 Enterprises 7:2 Entertaining 133:7 Entertainment 26:17 32:7,10,16 33:7,12 35:11,19 75:5,6,9,16 85:13 96:8 97:9 110:13 116:15 128:5 128:8,10,12 133:4,5 133:11,18 244:10 245:6 entire 93:10 112:20 168:6 178:12 187:5 246:16 295:18 305:11 entirety 252:9 entities 28:7,8,11 60:19 70:3 73:7 74:9,12,16 76:5,10,19 78:18 79:15,20 99:20 101:3 110:15 129:9 135:10 221:1 241:17 242:2 292:21 296:1 entitled 56:9 60:6 89:21 97:22 129:5 255:10 258:15 entitlement 110:10 entitlements 238:9 entity 34:21 72:21 97:16 99:17 131:22 133:5,8,14,14 136:4 143:15,16 160:4,5,9 161:4 214:22 260:13 262:17 263:1 entry 89:6 185:12 Envoy 3:14 4:3,19 49:7 49:10 51:7 52:11 53:1 53:8,10,13,15,20 55:4 55:5,8 56:1,10 57:6 57:14 58:10,20 59:1,2 59:6 62:1,16,17 63:12 63:17,18 64:4,9,14 65:8,19 69:3,9,16 139:20 141:15,16 144:14 147:4 148:19 149:5 150:10.12 264:3 265:15 266:2,3 266:10,20 267:4,7 268:1 Envoy's 53:2 57:7 69:6 episode 142:9 145:5,13 145:14

episodes 142:10

erred 92:15 93:10

equally 261:18

erringly 313:10

Eric 41:8

error 49:21 50:7 93:11 101:6 106:17 107:1,2 134:13 265:20 298:13 errors 92:14 Eskenazi 30:19 298:5 299:4,5,15 **ESQ** 2:4,8,9,9,12,13,18 2:18,19,19 essentially 170:21 238:14 296:9,20 310:2 establish 131:18,18 267:19 274:11 established 20:2 195:7 262:20 establishing 70:22 **estimate** 5:16 144:5 evening 16:16 17:3 147:17 event 33:20 35:8 154:16 194:15 209:3 235:12 246:1 events 14:15 20:7 131:14,19 132:2 294:1 everybody 16:12,19 20:16 40:10 everybody's 50:18 255:14 evidence 8:14 9:18 14:9 25:15 30:1,15 34:5,15 46:10,19 48:20,22 50:2 51:20 52:18 66:1,6,9 67:11 67:19 68:18 71:17 73:20 75:12 82:12 91:22 94:14 95:3 107:20 109:7 117:13 124:8 126:6,12 131:6 147:7 148:5 152:19 186:4 187:12 189:14 209:12 219:1 226:22 231:15 239:6 240:1 245:3 252:11 253:11 255:10,11 260:8 264:8.10.16 277:12 290:1 307:13,18 309:15 311:20 312:20 313:3 evident 100:12 evidently 16:22 exact 101:12 102:4 144:7 163:1 281:20 exactly 132:2 192:7

247:17 263:4 294:21

309:1

examination 7:13 157:6 161:2 237:14 254:17 279:20 280:15 293:3 293:22 301:15,19 examined 81:13 252:3 252:19 301:17 examining 5:8 **example** 267:17 Excel 16:10,12 310:11 310:15 311:9 exception 82:7 91:11 118:5 151:17,19 **excerpt** 172:16 exchange 124:21 157:22 217:18 248:21 exchanged 24:9 118:4 exclude 69:22 excluded 28:9 excludes 101:9 **excluding** 3:14,15 exclusively 112:19 312:18 excuse 30:10 50:6 74:14 98:22 110:13 297:20 303:12 304:1 execute 80:4 312:9 executed 31:8 33:1 50:19 51:1,18 52:11 72:1,7 74:14 94:4 245:14,18 271:9 275:21 278:18,20 282:8,13 283:21,21 298:10,12 300:3 executing 76:4 86:2 execution 75:8 281:20 286:4 executive 52:11 executives 64:17 exemplar 144:3,5 exemplars 4:3 80:19,22 83:8 142:7,11 145:16 146:19.21 exhibit 7:6,9 8:14 9:17 11:13 14:8 21:18 22:9 24:6,8,9,11 25:18 26:21 27:9,15,17,18 28:12,21 29:18,22 33:16 34:7,14 48:22 52:3,7,18 54:17,19 55:11 56:8 60:20 67:14,18 68:11,17 69:1 71:12,16 72:5 77:5,13,18 80:9 82:7 82:11 84:21,21 85:10 86:22 88:9,15 89:6,12

89:15 91:10,18,21

92:22 95:2 100:14.15 100:17.18 101:10.12 101:14.14 102:4.12 102:14.19.21 103:3 103:22 104:1,5 107:12,15,19 108:1,3 109:3,6,10 115:6,15 117:16,17,21 118:2,9 120:5.17 129:12.13 129:16 130:2,5,5,6 132:22 133:9,10,20 137:17 138:6,7 147:21 148:15 150:3 150:22 151:5,18 152:8,9,11,20 153:5,6 153:18 167:17 168:18 168:19 169:18 170:1 171:20 172:1,7 173:9 177:6,6 178:13 179:14 180:9 185:14 185:21 187:2,5,13 188:5 200:16 217:3,4 218:5,8,9,15,20 219:7 220:22 222:8,17 225:15,18 230:7,9,13 230:14 231:8,16 234:4,14,14 235:15 238:2,4 241:6 243:1 243:10,13 248:2 252:8,11 253:3,12 254:5 255:18 256:1,2 256:9,10,14 263:16 263:17,19 264:17,20 266:6,7 269:4,7 270:5 270:8 272:7 281:8 282:22 288:5,5,11,18 289:12,20 290:2 296:2 298:4,7 303:9 307:12,19 308:20 309:10,16,20 311:13 311:21 312:3,20 313:4.8 exhibits 3:7 6:9 10:9 13:11 19:16 26:1,2,6 26:10,13,15,16 59:7 86:21 88:14 92:21 101:17 118:4,5 119:1 123:3 130:9 148:17 175:20 177:3 217:7,8 217:10,11,15 252:8 255:19 306:2 exist 68:1,1 86:12 164:7 175:16 261:2 268:17 existed 27:12 35:21 53:7 205:3

164:16 213:19 287:4 existing 171:5 exists 47:16 48:7 298:3 expect 58:9 248:13 expectation 98:11 **experience** 122:17,20 129:2 158:1 experiencing 293:18 expert 59:5,8 81:12 82:3 explain 7:22 30:16 57:4 60:2 61:15 90:16 102:2 121:22 147:8 174:10,14,18 201:10 201:12 265:21 278:19 295:9,18 305:1 307:6 313:12 explained 23:7 106:14 204:2 211:9 294:9,20 295:20 296:5 310:10 explaining 192:10 294:20 explanation 299:14 313:14 exposed 61:2 expressed 8:5 extended 74:15 extends 64:1 extension 47:8,9,10,12 47:14,15,16 48:6,7,11 48:15,16 73:15,16 74:6 76:3 84:15,17,20 87:19 88:19 90:22 305:4 extensive 6:9 137:7,9

F fabricated 271:4,8,22 fact 20:2,22 31:11,13 32:2 35:10 41:1 51:3 51:18 55:5 58:21 75:15 82:5 83:12 90:21,22 92:6 99:21 101:13 106:19 110:22 122:19 123:7,9 128:12 132:17 135:13 141:22 142:7 161:3 166:14 171:10 174:7 179:9 184:12 194:13

254:16,17 286:5

extent 20:19 117:8

extraordinary 41:2

extricate 194:7

extensively 252:3,19

124:8 133:16 143:11

144:6 204:17 205:2

208:15 212:11 227:21 229:1 245:8 259:7 260:6 273:20 291:19 292:20 293:14 295:6 298:18 299:2 facto 254:10 facts 46:9 48:19 50:1 51:20 73:19 108:8 141:4 163:22 209:12 factual 138:14,19 139:1 139:4,6 failed 205:10 failure 69:12 faint 272:17 fair 159:12 173:6 181:13 203:8 208:2 209:5 216:11 229:4 284:5 fairly 93:6 100:12 faith 144:5 212:15 fall 161:14,22 162:13 257:14,15 258:1,21 259:6 falling 42:15 false 200:13 260:13,14 260:14 261:19 271:8 familiar 7:15 22:11 30:4 30:9 32:6 33:17 36:1 39:2 46:20 49:6 61:22 62:9,10 71:19 72:17 72:20 74:18 75:17 76:20 84:4 85:12 87:2 92:3,6 93:2,16 96:2 97:21 99:1 109:21 110:1 112:20 113:7,8 113:12 129:9,10 131:13 155:16 209:19 **familiarity** 65:18 78:6 Family 4:2 32:7,10,15 33:6,12 35:11,19 110:5,9,13,14 111:1 112:10 113:19 114:4 115:18 116:3 117:3,4 119:10,12,17 120:10 122:9.19.21 123:11 124:1 127:2.16 158:4 244:9 245:6 far 10:19 31:22 186:8 200:19 299:9 farther 177:11 favor 182:5 favorite 243:3 February 38:5 181:6,12

191:6,20 192:9,11

FEDER 1:21 22:4

194:1

154:21 251:18 290:7 304:1 Federal 193:9 Feed 27:10 feel 146:3 199:10 261:11 fell 208:19 felt 83:8 161:17 259:5 fictitious 160:3,9 263:14 figure 151:5 231:1 file 36:16 99:5 164:5 196:9 198:2 211:15 212:13 213:3 221:5 229:21 232:8,8 236:14 306:14 filed 27:6,15 36:11 74:14 75:14 86:5 99:18 100:5,6,8 164:2 166:4 167:5,6 171:7 175:7 176:6,7 185:10 190:13 195:21 197:18 198:10 203:11,15 207:20 208:16 209:8 210:2 212:4 221:20 226:9,10,10,14 227:10 228:14 229:4 230:16,18 231:19 232:21 233:8,19 236:2,4,5,9,17 237:10 262:5 268:21 280:18 281:4 295:10 files 102:16 107:8 filing 7:21 36:4,9 50:21 75:9 175:10 176:8 195:2,15,20 197:5 199:16,20 201:5,17 202:20 208:1,10 209:20 210:18 211:3 221:1 224:20,22 225:1,5,11,16 228:18 228:19 261:19 281:9 281:13 287:6 295:7 filings 40:21 45:16,18 46:5,7 63:12 99:1 Film 72:18,19,21 73:3,5 73:10 112:21 113:3 158:1,6,7,10,16 Films 30:5,9,11,18 243:17,21 244:1,3,6 298:15,17,19,21 299:18 final 269:4 finally 38:21 149:10 finances 191:8,22 202:6

existence 48:17 64:18

financial 207:13,17 financing 192:1 find 46:6 48:13 55:13 57:13,21 89:9 137:4 153:14 154:6 270:4 271:15 273:13,15,18 305:12.14 findings 138:19 254:1 fine 10:18 173:1 175:15 177:12 187:8 224:15 232:12.12.19 236:14 265:6,7 finger 264:9 finish 73:21 74:2 145:7 159:5 163:10 193:12 195:18,18 201:11,14 201:16 202:12 220:1 232:13 238:13 finished 214:8,11 267:12 300:20 Firing 132:12,14 first 4:4 10:12 12:20 13:2 24:8 30:22 33:12 34:18,18,20 35:1,10 39:5 52:21 54:4 55:7 55:11 56:8 57:8 61:16 80:10 89:13 91:14 93:7 103:5,12,13,22 109:15 111:21 114:13 122:8 139:11 143:15 177:13 178:17 192:8 210:18 212:22 218:1 222:14,21 223:12,20 226:12,16 233:20 237:3 247:3 249:6 256:9 272:12,18 273:9 283:12 290:13 291:6 298:20,22 301:16 302:8 307:11 firsthand 18:20 181:14 181:15 190:12 191:2 Fitness 132:15.16 five 6:8 53:16 101:21 102:12 105:9,22 106:4,10 107:5 145:22 146:8 Flahrty 219:8 flip 69:5 177:9,12 178:19,22 217:6 Floor 2:21 Florida 97:1 focus 59:9 60:3,12 80:17 83:7 140:22 142:8,9,11 145:12,14 focusing 298:8 follow 103:19 121:16

164:13 276:9 308:1 310:3 312:8,9 follow-up 10:22 309:1 310:13,17 followed 91:1 278:6 following 78:6 89:21 172:5 205:16 272:13 follows 301:18 forefront 283:22 299:7 foregoing 88:8 foregone 42:6 forgot 185:1 form 16:11 47:14,15 120:18,19 173:14 218:6 275:14 283:10 299:11 formal 285:10 format 136:12 278:6 former 18:3 207:12 277:7 Formerly 270:12 forth 11:4 14:20 229:11 229:14,20 268:5,6 269:5 272:13 273:8 280:18 281:5 283:17 305:9 forum 266:21 forwarded 8:12 14:16 16:21 23:18 79:18 107:9 165:1 249:7,12 312:12 **forwarding** 21:2 268:6 found 16:1 139:1,4 214:19 247:21 254:20 271:18 298:22 foundation 17:10 62:6 62:20 63:2 111:7 founded 113:10 four 53:4 60:22 64:16 67:14,15 101:21 102:11 105:9,22 106:4,10 107:5 221:18 278:16 fourth 4:9 91:16 Fox 26:16 117:3 128:15 128:17 frame 37:12 57:3 180:21 181:9 Francisco 161:6 166:1 257:15,21 259:4

263:11

frankly 10:8 20:22

fraud 23:19 24:1.17

fraudulent 23:12 28:16

87:11 174:20

271:8 free 199:10 frequent 78:8 Friendly 87:3,5,16 88:2 88:6 91:14 front 21:22 119:12 173:9 209:1 full 102:3,5 191:16 192:20 268:16 291:6 298:9 full-time 40:14 fully 72:16 295:18 function 136:11 functioning 8:1 fund 98:19 funds 1:6,11 265:10 Funimation 116:17 128:21 funny 293:14 further 10:19 87:14 123:20 132:18,18 157:4 248:15 250:7 291:22 300:10 305:1 310:2 Furthermore 80:14

gain 158:2 Galaz 3:3,9 4:17,20 5:16 6:22 7:3,12 9:21 12:11 14:12 17:9,12 19:11,13,15 20:3,7 21:4 22:9 23:22 30:4 46:10 71:18 74:5 84:4 91:4 92:3 93:3 104:17 107:22 109:9 110:18 111:3 112:3 117:9 122:6 123:17 124:5 129:4 130:4 142:19 143:6 144:1 146:3,18 151:20 153:5 156:5 156:10 157:17,21 158:22 159:4,5,10,16 163:20 169:8.9 170:13,15 175:4,18 177:2 181:20,21 182:5,13,14,17 186:10 188:4 189:7 190:9 191:7 192:3,17 192:18 193:2 194:14 196:21 198:10 200:16 203:21 204:13 205:5 205:16,21 206:13,22 207:3,17 214:1,14 217:15 218:22 222:8 222:17 224:2,10,15

228:5 230:12,13 231:18 233:16 234:16 234:18 235:9 243:9 248:21 251:22 252:3 252:19 255:17 258:11 262:7,10 268:19 285:4,18 288:17 290:9 292:4 300:16 Galaz's 252:8 254:18 general 141:11 199:9 218:18 237:21 274:9 generalized 190:7 generally 52:14 140:5 156:13 276:11,12 302:19 generated 15:3 Gentlemen 235:5 getting 64:12 81:3 135:9 165:11 192:21 251:12 261:17 307:22 310:19 give 7:18 14:21 18:8 54:15,17 61:5,6 67:2 77:15 127:8 130:12 142:9 147:12 148:2 156:4 167:21 171:11 183:19 196:1,20 241:13 246:14 248:18 251:13 254:22 257:6 263:18 264:19 292:5 296:9 301:8 given 10:13 15:1 18:5 19:21 106:19 299:14 gives 95:5,9 215:19 giving 147:19 148:3 189:11 214:1 284:13 307:4

glanced 246:19 global 16:6,19 100:7 226:3 gloss 142:19 go 12:10 15:21 16:14 31:7 33:9 54:12 61:11 74:4 93:13 100:14 104:12 107:6 113:21 114:10 117:6 119:19 122:15 141:12,20 143:22 148:10 154:4 168:13 169:22 170:1 171:19 172:4 177:15 178:7 186:2,10 188:1 188:4 202:6 214:16 218:8 221:11 223:6 224:10 225:18 234:4 244:8 245:21 246:4 247:16 248:1,10

252:13 261:8 263:7 270:1 309:7 310:7 goes 59:22 106:7 219:22 306:19 going 5:13 8:2 12:22 14:21 18:14 22:21 24:3 46:10 51:15 58:2 58:10 59:9,14 64:16 67:13 80:3 81:3 85:3 89:11 101:1 108:4,10 108:21 116:4,18 117:11 123:20 126:9 126:22 143:17 145:21 147:11 148:1 154:4 159:1,19 168:5 169:1 175:18 181:20 182:7 189:12 192:13,13,16 193:1 194:6,7,12 197:9,12 214:6,13 217:19 220:5 242:14 243:9 250:19 270:16 271:2 288:7 293:21 294:21 296:8,14,15 302:21 303:1 304:7 313:11,14,17 Golden 30:5,9,11,18 243:16,21 244:1,3,6 298:15,17,19,21 299:17 good 5:3,5 6:21 52:22 83:15 144:5 157:17 157:20 168:12 212:14 250:9 251:21 301:21 304:22 Goodbody 135:1,2,6 Gorky 133:2,3 gotten 17:19 308:12 309:3,6 310:5 governing 209:20 Government 28:19 193:10 granted 41:11 54:11 56:18 58:18 167:14 233:17 greater 31:7 79:9 179:22 261:10 Greenlight 133:7 Greg 157:17 **GREGORY** 2:18 grew 180:1 ground 262:7 grounds 115:10 187:22 252:15 Group 2:2,3 3:17 18:7 24:2 40:15 76:21 77:2

96:12,14,18 97:13 113:11 136:22 140:15 140:17 141:10 142:2 142:5 144:22 210:14 218:12 225:20 272:14 275:3 287:6 301:16 guess 8:7 183:14 258:18 267:11 271:17 274:9 276:10 296:12 313:10 guesses 123:18 guessing 123:12 quilty 194:5 208:17

gun 61:11

Н habit 157:8 Hair 93:17,20 94:2 95:4 half 128:16 half-dozen 158:11 halfway 181;7 290:11 Hallmark 91:14 Hammerman 36:11 hand 32:22 33:1 56:3 handed 191:8 288:17 handful 99:11 131:21 134:18 136:3,13 handled 86:13 87:19 112:18 191:8,9 211:5 hands 194:5 handwrote 79:19 Hanna's 177:22 happen 19:5 43:1 95:10 225:12 happened 38:8 115:5 198:12 225:13 280:10 304:13 happy 240:8 hard 157:8 harm 259:15,22 260:18 261:1,6,7,13,15 harmed 260:2 **HARRINGTON** 2:9 head 131:20 136:14 194:22 hear 67:3 115:4,4 159:8 240:3 250:2 heard 189:7 298:20 309:5 hearing 1:19 26:1,2 67:10 94:18,22 109:2 114:13 253:1 313:20 hearings 302:22 hearsay 43:2 44:9

51:13,14 52:21 64:10

67:1,3 69:10 80:11

heart 83:11 141:9 held 205:21 206:3 295:21,21 help 92:13 helpful 114:11 helping 192:1 hey 33:7 45:5 309:4 Hi 290:18 301:22 history 252:4,5,20 254:19 HoHoHo 145:2 hold 136:9 206:6 holder 207:3 holes 153:16 154:11 **HOLMES** 2:18 honestly 271:20 honor 5:9,12,21 6:5 8:13 9:3,19 11:12,14 12:6 13:12 14:10 19:17 21:5,8 24:5 25:3 27:5,22 28:17 29:8 30:2 34:6 41:13 42:19 46:10,14 47:21 48:3 52:17,19 56:19 57:5 59:12,21 61:17 63:4 64:11 66:11,12 67:20 68:16,19,21,22 69:17 70:20 77:12,17 77:22 80:7,11 81:2,9 81:16,19,22 82:13 83:16 84:2 89:5,8,12 90:4 92:1 102:18.20 103:10 107:11,21 108:7,17 115:7 116:21 117:5,7,16 118:1,12 120:2 121:4 121:6,21 123:22 124:3,11 125:4,20 126:16 127:7 142:15 145:17 146:6 147:6 147:14,16 148:16 149:3,10,14 150:3,20 151:11 152:6,21 153:1,4 156:6 157:2 162:3 165:10,13 167:13 169:3 170:17 176:16 183:10,12 184:17 185:9 187:4 187:17 188:2,21 189:22 195:5 196:13 198:8 202:13,14 203:9 204:1 214:22 217:12 218:21 222:6 228:2,9,12 230:6 231:9 233:15 239:17 250:8 251:4 252:2,14

254:8,11 255:12 258:2,11 262:6,10 264:7,18 265:1 270:15 271:16 280:6 284:9 285:8,21 288:3 288:4,13 289:12 290:3 292:1,3,9 300:9 300:13,18 301:5 303:10 307:12,20 309:9,17 311:3,12,22 312:19 **HONORABLE** 1:21,21 1:22 **Honors** 159:6 **Hoops** 3:18 89:1,2,3,7 90:4 91:5 hope 88:18 Hopefully 209:10 hoping 263:6 host 140:22 hosted 83:12 hotel 153:13 hour 5:17 **hours** 5:18 17:1 house 181:7 housekeeping 158:20 Houston 79:10 **HTML** 16:10 hundreds 122:16 hung 56:21

IBG's 312:16 idea 65:7 206:2 229:13 299:10 304:22 identification 9:16 14:7 29:21 34:13 67:17 71:15 82:10 91:20 107:18 109:5 117:22 185:22 230:10 288:12 289:4 **identified** 31:4 37:4 45:15 56:10 73:6 74:15 95:22 97:5 99:5 99:20 133:22 135:18 156:20 173:18,20 175:5 identifies 49:20 75:6 133:11,12 134:1 identify 15:6 16:15 29:16 75:10 95:2 99:13 122:16 132:17 137:14 140:17 156:1 210:22 211:21 217:8 282:5 310:8 311:8

Hurricane 79:11

77:8 78:10,17,19 96:8

312:6 identifying 83:6 123:6 134:20 ignore 123:8 II 1:5,7,10,12 168:8,9 182:21 Ike 79:11 illegally 160:2,12 Image 75:5,6,9,14,16 **IMDB** 136:2,21 137:2,9 137.21 immediately 47:17 48:8 113:18 156:20 205:16 impeach 118:7 impeachment 24:9 27:18.19 118:2.5.8 imply 276:2 impression 18:5 improper 81:10,14 inaccuracies 138:14,19 139:2,4,6 141:12 inaccurate 24:16 140:19 189:1 197:8 inappropriate 142:20 169:9 259:6 inappropriately 259:1 Inca 75:18,20,22 76:6 incarcerated 181:11,17 191:21 192:12 194:10 199:19.21 incarceration 190:11 205:17 208:4,4 include 86:4 122:10 125:12 231:4 244:20 244:22 271:22 272:3 included 43:22 45:19 61:14 63:11 72:4 76:6 84:20 85:9 86:20 88:17 91:17 92:20 94:13,15 95:3 99:19 103:2,21 104:20 125:15 126:1,3,4 131:22 134:22 135:5 153:22 156:16 221:19 229:6 includes 72:5 157:10 289:7 including 11:17 23:8 28:11 32:19 53:18 83:9 86:8 122:11 123:12 146:2 283:4 286:7 income 160:20 161:1 Incorporated 39:3 110:5 111:1 incorrect 99:1 150:5,16

172:19 174:18 200:7 230:1 265:18 increasingly 208:1,5 Independence 1:17 independent 2:3 18:7 40:14 76:18 independently 100:6 indicate 8:15 63:6 100:4 134:19 indicated 10:15 45:13 64:20 73:17 76:3 80:2 153:18 274:1 281:19 indicates 36:17 220:21 236:16 275:20 288:20 indication 55:7 individual 18:4 38:17 83:10 299:6 individuals 41:4 industry 158:2 200:17 201:21 InfoMart 135:4 Infomercial 95:12 infomercials 95:15 inform 173:10 278:9 287:3 information 15:2 16:8 19:22 20:12 21:2,11 28:1 30:14 32:10 56:5 56:15 60:7,9,13 69:18 72:14 86:2 98:22 113:16 124:22 136:15 137:3 138:20 190:9 204:20 209:9 212:14 217:2 226:7 247:5,10 247:15,22 248:18 302:20,22 informed 23:11 176:12 251:5 informing 303:19 initial 28:9 87:17 97:6 175:10 267:14 283:3 initially 23:3 42:7 47:7 47:18 73:13 101:5 106:16 166:15 213:11 295:11 input 196:1 inquire 42:8 258:15 inquiries 64:9 inquiring 164:17 inquiry 43:6,11,13,19 44:3,4 61:4 64:4,6 261:10 instance 26:16 100:3 191:4 212:21 267:16

282:12

instruct 202:8

instructed 151:16 intend 142:9 254:5 intended 251:9 intends 158:21 intent 51:2 53:2 intents 91:6 interact 209:4 interest 206:12 207:3 207:13 210:9.11 238:16 interesting 136:1 224:14 258:6 interests 210:3 239:1 241:19 243:16 244:16 245:11 internally 133:16 International 23:1 25:10,12 26:21 27:1 29:9 73:8,13,14 74:19 75:7,11 76:1,16 135:12,12 137:12,13 137:19 241:8,11,16 241:20 242:2,20 Internet 136:9 interpret 223:17 interpretation 12:14 120:12 189:11 interpreted 189:9 interpreting 12:21 interrupt 81:5 introduce 115:16 124:17 149:11 invalidate 205:3,11 **investigate** 18:7 128:22 223:11,15 investigated 45:18,22 46:5 49:17 investigating 24:4 50:5 investigation 87:14 involved 186:16 190:14 190:21 191:10,22 192:22 193:10,13 195:15,19 196:1 203:4 207:22 208:1,5 208:8,9 259:12 involvement 195:2 196:6,7 197:5,17 198:5 199:15 200:5,6 200:7,8,14 201:4,17 201:21,22 202:2 involving 294:2 IPA 182:21 **IPG** 3:8,10,20,20 4:1,13 4:19 5:17 6:2 7:1 8:10 9:17 13:11,14,16 14:8 14:14,16 16:2 18:5

19:7 20:8,13,14 21:10 22:13 29:22 30:5,15 32:1,6,11 34:14 35:13 36:1.13.17 39:2.5.10 39:16.17 40:4 41:18 42:7.8 43:6.11.18 44:15 46:21 47:5,6,18 47:22 49:6 50:11,12 52:3 53:12.19 54:12 54:19 55:5 58:16,20 58:22 59:7 61:10 62:5 63:11.16 64:4 67:18 71:16.19 72:2.11.13 72:17 73:9 74:18 75:3 75:4,17,21 76:20 77:1 78:10 79:14 80:20,22 82:11 84:5,12 85:12 85:19 86:7 87:2,6,15 88:3 89:15 91:21 92:4 92:10,19 93:16 94:1 95:14 96:3,17 97:21 98:3,6,8,9 99:5 100:8 100:10,19,20 101:15 102:15 103:2 104:3,5 104:21 105:12 107:7 107:19 114:9 116:5 116:15 117:17,21 120:3,15 122:8 123:5 124:9,14 128:18 129:6 131:13 132:4 136:6 139:14 144:11 152:20 153:5,21 155:11 159:9 164:5,7 164:16,19 166:4 171:4 180:21,21 181:2 182:18,21 190:5,20 192:13,20 194:7,15 195:12 197:14 202:5,6 203:20,22 204:10,14 204:20,22 205:5 206:19 207:4,9,14,16 207:21 208:12,18 209:16 210:2 212:8 212:17 213:8 220:6 221:1,5,19 223:9,15 225:4 226:9,10,10,11 227:10,11 228:14,15 228:18,19 229:4,7,7 229:12 230:16 231:19 232:16 233:4,6,7,19 233:22 236:22 238:5 238:15,19 241:15,18 242:1 243:15 244:12 244:15 245:10 247:3 265:2,5 266:4,5,6,15

269:7 270:9,16 272:6 272:7 276:2 278:1,7 280:16,17 281:3,4,8 282:21 286:6,8 290:15 291:20 294:3 295:11 296:8,8,20 297:6,9 298:13,17,19 299:16 302:2,3,5 303:5 IPG's 11:16 30:10.11 36:6 48:5 53:6 54:3 55:1.2 69:11 71:4 98:21 101:10.12.16 101:18 102:13,22 103:21 117:1,16 122:15 123:6 139:12 145:14 153:19 158:22 191:2 202:19,21 205:11 209:8 220:12 221:9 230:4 237:11 264:2 266:6 270:5,22 277:16 281:13,21 282:22 298:21 302:15 irrelevant 40:17 irrespective 282:7 issue 8:2,2 9:4 12:19 19:5 21:11 26:4 27:14 31:8 33:13 40:2 44:8 44:13 51:7,11 53:5 73:12 78:9 83:1 94:9 99:7 101:1 139:19,22 210:6 267:1 283:6 issues 51:21 67:7 194:13 266:21 267:5 283:9 294:2 312:16 item 95:5,22 153:19 155:17,18,19 **IWV** 3:17 76:21 77:2,8 78:7,10,17,18 140:15 140:17,20 141:9 142:1,5 144:20,22 274:12 281:7 287:6

J

J 2:8 Jack 177:22 jaded 259:7 jail 181:5 182:8 January 182:4 192:18 280:22 281:1 Jeff 3:18 89:2,3,7 91:5 138:2 jeopardized 21:15 JESSE 1:21 Jesus 141:3 Joan 248:17 249:10,12

249:14 join 66:14 ioined 128:14,15 joins 12:4 joint 75:11 86:4 96:22 97:5 99:18,22 100:8 209:17 210:2 211:16 211:18,22 212:2,7,9 221:9,13 JUDGE 5:3,10,15 6:4 6:13,17 8:15 9:7,13 12:8 13:5,19,21 14:4 15:8,17,20 17:11 19:1 19:9 20:1,5 21:3,6 22:2,4,7 25:19 26:9 26:19 28:3,19 29:7,18 31:16,21 34:3,10 41:16 43:2 44:12 46:13,17 48:1 49:2,4 50:3 51:5,15 56:20 57:11 58:3,7 59:17 60:21 61:20 62:7,10 62:21 63:3,10 64:13 65:13,16 66:2,5,8,16 66:21 68:6,20 70:8,19 71:12 74:4 77:15,19 77:21 78:1 81:5,14,17 81:20 82:5,16 83:14 83:17,22 91:8,10 93:3 93:12 103:12,15,18 104:8,11 107:15 108:3,8,12,14,20 109:2 110:19 111:8 111:18 112:1,15 113:1 115:2,19 117:6 117:14 118:17,21 119:11,14 120:14,18 120:20 121:7,14 122:3 123:17 124:4,9 124:20 125:8,18 126:5,9,13,19 127:6 127:10 128:1 138:17 141:6 143:5,13,22 145:10,19 146:5,10 146:12,16 147:13,15 147:20 148:11,18 149:12,15,20 150:1,6 150:8,17 151:3,9,12 151:20 152:5,12,16 152:22 153:2,9 154:9 154:14,21 155:6,9,13 155:16,22 156:8 157:5 162:7 165:14 167:14 168:15,17,18 168:21 169:4,6,12,15

170:11,16 176:19,21

183:11 185:13,16 186:7 187:8,14,18,21 188:7 189:6,16 195:10 196:10,14,17 202:15 203:5 204:4 209:13 214:12 217:9 219:5 220:16 228:5 231:12 233:17 235:5 235:8 240:3,9,19,22 243:2,6 246:7,9 250:9 250:14,17,19 251:2 251:12,16,18 252:22 253:3,6,9,13,16 254:9 254:14,22 255:4,16 258:9,17 262:14,20 263:6,18,21 264:13 264:19 265:3,6 266:14,16 269:8,10 269:19 270:1,12 280:8 284:6,10 285:13,18 288:7,15 289:3,14,18,20 290:5 290:6,7 292:2,5,8 295:16 300:11,14,21 301:2,7,12 302:7,12 303:11 304:1 307:16 309:13 311:6,16 313:1,13,17 judge's 69:4 118:3,9 146:20 judges 1:1,22 24:10 54:11 56:17 58:18 59:4 115:4 131:7 141:19 145:22 147:12 148:2,3 210:6,20 211:10 214:19 215:3 216:2,3,13 244:17 251:7 252:11 254:3 278:9 280:11 292:19 judgment 182:5 judicial 101:8 **July** 11:20 42:2 45:16 45:18 46:5 50:21 75:9 79:21 89:16 99:6 102:8 195:21 196:9 197:18 198:3 199:22 208:20,21 210:12 211:2 224:22 225:2,6 225:16 228:18,19 295:7 297:11,20 jump 50:9 jumps 33:19 101:21 106:7 147:7 June 190:16,22 191:17

198:6 199:12,16 200:18 201:18 202:1 202:21 204:8 297:18 297:20 justified 95:11

Κ

keep 169:20 175:18 227:18 Kellogg 95:9 Kenneth 292:21 kept 277:13 299:4 Kessler 173:10 kick 157:12 **Kid** 87:3,5,16 88:2,6 91:13 Kids 128:6 KIMBERLY 2:19 kind 39:17 155:5 161:16 171:13 210:5 224:14 287:12 kinds 69:20 70:1 King 84:5,13,17 85:4 Kinko's 153:14 knew 17:5 64:17 78:15 95:13 113:19 182:13 182:14,17 190:8 229:7 know 5:13 9:4 15:18 25:22 26:12 31:6,11 31:12,22 32:2 34:1 35:4,5 36:8,22 38:11 46:22 48:16 49:21 54:10 65:7 69:19 70:15 76:22 78:3 79:8 88:16 90:14 94:3 95:10 100:11 118:22 119:3 122:17,18 125:12 126:2 127:15 129:1 130:15 136:1,2 140:5 151:14 152:13 154:9,20 174:11 181:1 182:18 189:12 190:4,7,11 197:9,11 198:9,12 203:5 205:22 206:1,5 210:6 212:6 219:2 221:12 221:17 223:8,18,21 223:21,22 229:19 232:7 239:21 240:1 240:16 242:17 247:16 247:18,21 249:14,18 249:21 250:3 251:22 255:14 260:8,15 262:9 265:21 267:7 271:20 277:2 278:2

191:20 192:6,11

193:8,18,22 197:3

279:8 281:19 293:19 294:22 299:16,19 302:21 304:6,7,9,10 304:16,17,18,19 305:4,5,8,14,21 306:3 306:14,22 308:6,8,10 308:11,15,16 310:6,9 knowing 32:22 205:13 205:22 279:15 280:12 knowledge 18:16 30:13 36:7,8 49:15 72:4 73:4 111:19,21 113:22 114:3 116:2 127:1,9,13,15 128:11 134:22 138:13 181:15 181:15 182:7,10,11 182:16,16 184:13 188:18 190:12 191:2 202:20 232:17 275:11 279:15 300:2,5 knowledgeable 219:20 220:2 known 30:5 39:3 128:7 197:20 227:8 228:20 262:17 270:12 Knupp 2:20 Korean 158:11 Kyle 306:12

label 172:5 lacking 308:14 land 141:16 Lane 164:22 174:6,13 174:20 175:1 294:8,9 295:9,19 296:22 language 175:4 184:18 189:13 245:10 257:22 267:9 296:11 Lanigan 248:17 249:10 249:12,15 larger 117:2 166:15 lashes 251:13 late 39:7 40:8,9,9 42:13 43:13,14,14 45:14,14 45:14 46:6,7,7 103:7 179:1 Latino 36:2,6,14 37:10 38:9 245:9,12,15,17 245:20 LATV 245:18 246:2 Laughs 134:4,5,5,7,8 Laughter 5:6 155:3 203:7 243:5 250:16 251:15.20

law 154:10 lawsuit 182:3 191:7 192:16,19 lawyer 277:7 layman's 161:16 le 2:5 201:10 leading 58:19 65:22 112:14 295:15 leads 17:5 learn 16:4,5 18:10 leave 156:4 leaving 158:8 led 19:11 54:22 293:6 left 33:1 251:8 301:4 leg 192:8 legal 20:9 21:14 42:21 59:19 70:8,11 81:8,18 81:21 123:21 165:2 175:2 211:6 247:4,11 247:14 248:16 249:16 277:11 295:2 legalistic 73:11 lend 90:21 lengthy 289:5 Les 134:3 136:18,19 **let's** 34:4 59:17,18 62:12 100:14 115:19 115:20 117:15 119:19 126:21 151:4 169:22 171:19 172:4,10 175:18 177:1,12 178:7,8 191:20 194:1 196:10 216:15 217:3 218:8 222:8 223:5 224:10 225:18 234:4 241:6 244:8 245:21 246:4 250:14,17 263:10 282:20 298:6 305:8 letter 4:4,6,7,9 10:11,22 10:22 11:19,21,22 12:1,12,15,20 13:6,9 13:14,15,22 14:2 15:10,11,13,14 20:15 30:15 31:10 32:1 36:18 94:7 95:8 172:11,11,13,17,20 172:21 173:1,7,8,9,21 174:9,12,15,17 175:4 175:21 177:13 218:9 218:17 222:15,21 223:13,19,21 224:5,7 224:11,16,20,21 225:10,14 226:1,12

226:16 227:4,9,13,14

227:15,18,21,22,22

228:20 229:1 233:9 234:10,21 235:4,7,16 235:18,19 248:11 256:17,18 257:7 274:19,21 277:21,21 277:22 303:17,18 308:21 309:20 312:3 313:8 lettered 130:10 **Letterman** 42:13,20 45:12 179:1 Letterman's 40:8 letters 206:8,14 229:8 231:22 232:14,17 233:3,20 236:19 letting 304:9 Levine 3:15 68:14 liability 86:17 Library 1:17 licensing 10:19 lie 173:14 lied 159:20 life 245:8 limitation 86:17 Limite 136:19 limited 151:19 241:12 242:21 line 23:19,22 118:10 132:12,14 159:2 162:19 169:11,17 170:2,6 171:21 182:13 209:1 254:20 254:20,21,21 255:2,3 256:20 272:12 275:19 299:12 lines 168:14 link 15:9 linked 29:16 217:21 list 14:17 15:6 16:2,12 16:14 20:16 26:11 29:3.16 53:14 54:17 56:11 71:1 110:9 112:11 113:21 117:4 122:13,16 145:15 153:18 177:1,17 178:6,8 179:10 212:2 230:20 248:13 305:10 310:6 listed 28:22 29:9,11 59:2 109:19 142:19 146:2 209:17 213:6 220:6 221:14 230:5 237:11 listen 228:6 **listing** 46:6 102:9

308:12,18 literal 201:20 literally 65:6 79:11 120:4 122:20 161:6 litigation 280:13 little 182:7,10,16 184:13 188:18 194:12 194:16,18,18 299:12 305:1 313:11 **Liza** 181:20,21 182:13 182:14,17 190:9 191:7 192:16,18 194:14 203:21 204:13 205:15 206:13,22 207:3,17 LLC 218:12 245:18 246:3 LLP 2:4,13,20 LM-403 1:16 loaded 181:18 210:6 locate 38:17 47:9 72:10 88:19 94:5,6 located 47:11 48:12,15 84:16 270:11 location 97:2 long 158:6,16 long-time 41:6 longer 8:1,6 10:16 32:11 65:3 79:6 207:7 207:8 214:21 269:13 look 7:6,9 9:21 11:3 21:18 29:2 33:15 52:2 68:10 77:4 80:15 88:9 95:1 98:15 99:13 100:14 107:7,22 118:15 119:22 139:8 140:15 141:22 144:17 144:21 145:11,15 148:9,12 155:19 156:3 170:5 172:10 172:15 192:14 198:19 218:3 227:21 229:15 229:18 230:2 243:12 247:16 260:9,12 261:21 269:6 275:7 280:5 282:20 284:18 286:1 290:10 291:2,5 298:6 303:8 308:19 309:19 310:22 312:2 313:7 looked 57:13,15,19 99:7 113:16 115:5,14 119:20 208:21 223:1 230:3 236:18 246:17 looking 9:7 10:2 111:9

lists 142:17 175:19

130:16 138:8 223:3

254:4 256:17,20 271:10 281:18 283:11 293:15 looks 226:7 272:17 288:21 Los 2:5 38:20 41:8 181:22 263:11 losing 41:2 lost 305:14 lot 18:15 53:14 86:14 104:19.22 106:1 110:1 113:13 191:9 216:22 267:9 306:2 306:10,18 310:13 lots 109:17 293:19 Loves 40:10 Lucy 2:18 23:20 lunch 151:6 Lutheran 144:15 Lutzker 2:12,13,13 LYNCH 2:9 269:22

M M 1:21 Machines 116:6,7,13 128:20 MacLEAN 2:8 3:4 7:10 12:4 17:8 19:17 34:9 41:13 42:17 46:9 48:19 49:3,22 51:13 52:19 56:21 57:4,12 58:5,8 59:21 62:6,20 63:2,8 64:10 65:9,12 65:14,22 66:12 68:19 68:20,21 70:20 73:19 74:1 77:12,22 80:10 81:4,7,9,16,19 89:8 91:9 110:17 111:7 117:7 124:3,4,5 138:15 141:4 143:11 143:20 145:4,6,8 148:8,14,22 150:20 151:11,14 183:12 186:3 187:4,15,16,19 202:10,12 209:11 231:10 233:15 250:12 251:3,4,21,22 252:17 253:5 254:8,11,15 255:2,12,17,21 256:2 256:5 258:10,11,19 262:10,15,22 263:8,9 263:20,22 264:14,18 264:22 265:4,8 266:15,17 269:15 270:2,5,9,15,20 272:2 280:9 284:8,13,15,17

285:22 288:2,13,16 289:5,10,16 290:3,8 291:22 292:6 295:15 300:12 307:3,15 309:12 311:3,15 312:22 Macomb 145:1 Madam 150:9 Madison 1:16 Magus 133:4.4.10.18 Magus/Greenlight/G... 133:13 mail 23:19 24:1.17 Mainframe 116:14 128:19 maintain 80:12 maintaining 205:6 majority 293:11 making 20:18 39:18 41:2,3 42:2 53:20 54:6 58:20,22 61:15 106:14 110:6,14 133:12 134:2,10 135:20 138:1 144:9 146:22 166:21 169:8 218:22 223:4 229:16 260:10,14 296:17 297:19 308:9 managing 241:11 mandate 3:19 4:18 47:7 47:17 48:8,12,14,18 73:13 74:13 76:1 84:14 88:20 89:13,19 90:5,15 91:1,11,22 264:3,4 305:4,13 manner 62:5 190:10 274:9 Marain 95:8 March 25:19 27:12 35:6 38:5 229:6 248:3,14 289:8 290:12 309:5 312:11,11 Marian 181:21,22 182:19 190:8 191:7 192:17,19 194:13 203:20 204:12 205:19 206:7,18,21 208:19 283:13 mark 3:7 185:13 marked 7:6,9 9:16 14:7 21:18 22:2 29:21 33:16 34:13 52:3 67:17 68:11 71:15 77:5 82:10 91:20

107:18 108:3 109:5

117:21 147:21 152:9

152:11 169:18 185:21 186:5,6,7 220:14 230:7,9,13 256:10 264:14 272:7 288:5 288:11 303:9 308:19 309:20 312:3 313:8 market 112:20 marketed 83:4 116:8 128:20 marking 150:19 mass 14:17 304:5 306:8 306:16 match 144:11.18 materials 138:4 254:4 matter 1:4,9,19 13:1 66:18 83:19 87:21 88:3 121:15 152:2 158:20 187:14 205:13 248:15 250:21 268:13 matters 88:22 133:16 137:3 192:14 286:7 Matthew 2:8 251:22 Maureen 3:17 77:8 80:8 272:14 273:7 275:8 289:1,2,7 290:18,18 McLean 311:17 mean 23:9 26:4 27:14 58:3 60:21 64:12 69:21 70:3,15 98:13 104:9 113:22 114:13 120:8 165:6,18 189:8 189:12 194:21 200:6 217:9 221:7 239:19 249:3 271:8,19,21 277:11 280:20 283:9 285:10 304:22 305:2 meaningless 91:17 means 11:3 12:16 13:17 47:16 60:4 140:3 191:1 meant 11:6 197:19 198:1 251:10 Media 3:17 71:20 72:1 76:21 77:2,8 78:10,17 78:19 140:15,17,20 141:10 142:2,5 144:22 274:12 281:7 287:6 meeting 31:2 39:17 Member 302:3 memorialized 44:14 memorializing 79:14 memory 229:19 Menlo 30:20

114:14 128:18 161:3 179:4 201:1 merely 210:9 216:2 227:3 merged 128:15 306:13 methodology 139:3 microphone 108:13 148:13 Mikael 241:9 Millen 3:17 4:21 77:8,10 78:4,11 79:13,22 80:9 81:4 82:19 272:15 273:7,10,19 275:9 282:15 283:17 287:3 287:3,14 289:1,2,7 290:19 292:11 293:11 million 42:5,5 mind 91:6 140:14 148:8 169:20 192:7 198:22 250:18 251:10 282:13 284:1 minds 39:17 mine 45:3 153:7 177:6 207:10 272:17 275:4 minimized 194:14 minimum 36:14 **Minority** 134:10 minute 89:9 241:13 292:6 minutes 5:17,18,19 59:14 83:18 176:4 188:12 Miracle 145:1 Mire 134:17 mischaracterized 24:15 mischaracterizing 142:16 146:3 misheard 189:17,19 misinterpretation 189:4 misrepresentations 298:13,17 299:9,17 299:20 missing 104:8 105:8,19 106:9,10 107:5 130:15 Missionaries 144:16 misspoke 148:4 misstate 163:21 mistake 175:10 mistakenly 173:15 175:5 mistrust 260:3 misunderstanding

mention 45:21

mentioned 37:9 76:7

139:12

Mitchell 2:20 249:22 250.4 moment 54:16 277:2 288:3 Monday 248:14 money 41:3 128:13 167:9 176:5,9,14 moneys 33:9 Monitoring 95:12 132:19 135:5 Monster 128:5 month 68:2 285:17 month-and-a-half 181:8 months 30:8 32:15 37:16 114:22 120:4.6 120:16 morning 5:4 6:21 16:17 83:15 113:4 313:18 motion 2:16 54:11 55:1 56:18 58:19 69:13 71:4 84:5,13 85:4 157:18 move 8:14 11:15 17:8 24:6 34:7 42:17,20 49:22 52:18 65:14 66:11 68:17 80:8 89:6 102:19 107:12 108:21 109:1 145:21 147:7 151:19 152:14 167:12 185:10 187:1 220:19 222:4 228:1 231:8 233:16 241:6 243:9 252:10 289:12 292:18 307:12 309:10 311:13 312:20 moved 21:21 38:19 42:16,21 54:5 68:17 114:9 186:4 294:1 Movie 136:9 MPAA 4:10 5:17 6:1 9:5 10:10 11:14 12:15 17:7 18:2 21:2 24:7 26:20 28:20,21 31:9 33:5,5 36:4 37:7 59:5 80:18 98:20 99:3 101:3,8,17 102:8 105:1,14,20 106:12 107:10 108:1 109:6 110:4 114:8 115:3 120:5,17 122:11 123:3 129:5,12 130:2 137:11 138:4 160:3 160:13,16,19 162:19 162:22 163:14,14 164:18,21,22 166:13

166:14,16 167:9,10 167:17 174:6 176:13 185:18,21 187:13 217:3 230:9 231:16 238:1,5,15,19 241:15 241:21 244:1 255:18 256:10 259:15 260:11 294:8,14 299:1,11 300:7

MPAA's 9:13 25:9,14 28:6 30:7 81:12 107:3 115:10 118:18 185:14 255:19

MPPA 19:1 Multimedia 136:22 multiple 56:4 60:15.15 71:2 147:17 149:8.16 music 65:4

Ν

N 2:9,10,20 N-I-S-E 302:11 N.W 2:20 name 36:1 49:6 71:19 72:18 74:19 80:5 84:5 85:13 86:9 87:3 92:4 93:17 96:3,6 113:1 131:14 132:7 208:14 210:13,19 219:10 220:3 225:21 260:14 263:14 290:21 302:8 303:17 308:21 309:21 named 26:21,22 27:1,2 27:2 75:18 76:21 names 132:20 Nancy 218:9 232:18 narrative 41:15 59:20 70:9 307:4 National 132:13 nature 62:22 64:19 82:20 83:12,13 141:11 190:8 **NBC** 42:14,14,15 76:11 near 35:3 necessarily 197:10,11 197:19 198:1 253:22 necessary 54:13 209:9 need 6:13 15:8 21:4 26:3 89:9 153:16 169:20 170:4 189:8 198:2 210:12 211:2 214:14,14 217:6 219:2 291:10 needed 15:18 87:13 210:22 211:6 303:1 304:16 310:7

needs 10:8 negating 215:20 negative 208:13 negotiated 215:16 negotiations 186:17 neither 13:8,10 26:5 113:20 206:21 275:13 280:11 **Nelson** 134:9 **Network** 96:4,13,15 97:9,14,15 128:6,16 128:17 220:22 231:5 231:6 Networks 218:10 245:18 246:2 never 11:5 30:13 31:12 35:21 45:15 54:7 57:9 57:15,18 60:17 69:18 69:19 70:12,14,14 71:5.7.8 114:15 119:6 198:21 204:2 250:18 285:5 306:11 Nevertheless 58:16 new 18:3 24:11 27:8,10 38:19 41:6 60:14,16 97:3 114:12 188:6 282:13 **NGUYEN** 2:19 nice 300:20 night 313:10 nine 101:22 102:12 105:9,22 106:5,9

107:5 144:10

nineteen 14:4

non 307:22

228:2

non-series 177:7

NONNETTE 2:19

50:1,4 74:1

note 8:20 108:17

notebook 115:6

notes 5:14 8:15

notice 1:19 32:13 39:14

121:18 227:12 228:15

229:7 231:21 233:1,2

69:14 98:11 101:9

noon 151:4

269:12

noted 9:14

O 2:18 nominal 194:3 196:4 197:4 199:14 201:3 Non-existent 207:12 non-response 217:1 non-responsive 167:13 nonresponsive 42:18 noodles 251:13,14

233:5,6,7 234:13 278:10 noticed 59:4 122:7 153:9 notices 75:7 noticing 113:18 notion 211:8 November 67:10 103:5 104:1 172:12,17,21 190:16 191:1.18 193:8.18 197:4 198:7 199:12,16 200:18 201:18 202:1.22 204:9 226:2 NTR 92:4 NTS 92:11.20 Nu/Hart 93:17.19 94:2.8 94:8 95:4,8,19,21 Nu/Hart's 95:17 number 53:11.20 72:5 77:16 106:15 109:18 129:6,21 130:13 179:22 184:4 185:15 198:16 253:3 263:19 264:20 293:7 numbered 130:10 numbering 101:19 106:6 numbers 121:2,3 numerous 180:1,2 **NW** 2:10,14

o'clock 313:19 oath 159:20 object 18:14 59:15,17 69:9 89:11 91:2 103:6 118:1,10 123:21 127:4,17 145:21 187:7 239:18,22 242:15 252:15 objected 118:18 119:2 292:18 objecting 9:11 16:18 89:22 objection 8:20 9:2,13 11:6 12:2,5,8,14 17:3 17:8 24:8 31:15,18 34:8 41:13 42:17 43:3 44:7 46:9 47:19 48:19 49:22 51:4,12,13 52:19,20 59:19 62:6 62:20 63:2,8 64:10 65:9,12,22 66:12,15 67:8 68:19 69:2 73:19

80:10,13 81:8,21 90:3 90:7 102:21 107:14 109:2 110:17 111:7 111:12 112:7,13 114:7 116:21 117:2,8 124:7 138:15 141:4 142:15 143:11,18,20 145:4,6 149:1 150:21 151:8 152:17 162:3 165:10 176:16 184:17 187:3,9 188:21 202:10,13 204:1 209:11 219:4 231:10 231:11 233:15 240:4 240:15 253:7 258:2 262:12,19 263:3 264:11,12 285:11 289:13,19 295:15 307:3,14,15 309:11 309:12 311:14,15,17 312:21,22 objections 6:9 27:6 119:5 131:4 147:8 objective 176:3 objects 11:15 24:7 obligated 20:17 obligation 207:17 247:12 285:12.14 observation 67:22 observations 109:17 299:3 observed 117:9 observers 269:20 obtain 146:21 obtained 117:19 160:3 160:12 obtaining 286:21 obvious 86:14 obviously 43:15 52:21 76:8 106:1 129:18 135:17 292:14 occasions 78:8 occurred 10:11 17:18 104:16 199:21 225:2 225:5 226:17 259:4 261:12 305:20 occurring 11:8 17:20 39:22 October 27:7 244:7 268:22 odd 57:22 offer 27:20 124:6 125:3 125:7 156:4 offered 19:18 125:1 266:10 278:19 282:10 287:1 295:22

offering 19:12,13 156:2 office 19:2 36:17 40:22 41:6 105:3,7,8,15,19 117:18 126:10 161:18 218:18 259:22 260:18 260:20 262:4 officer 202:8 offices 18:5 30:20 official 101:7.17 102:1 106:20 121:18 oftentimes 302:18 oh 61:12 118:22 119:16 157:6 158:17 160:2 177:10.10 184:22 188:8 218:12 246:9 265:3 284:8,14,19 292:7 295:3 299:19 304:3 307:5 okay 6:4,16 8:17 9:22 10:17 13:20 14:4 15:17.19 20:4 22:7 23:13 28:5 52:8 57:12 62:14 77:6 83:17 92:19 93:12 100:16 104:11 105:17 108:2 114:6 115:19,22 119:11 121:7 125:18 131:9 132:9 154:18 155:6 159:6,14 160:2 160:21 161:14.22 162:17,21 163:12 164:5,8 166:3,11,20 167:18,21 168:1,2,10 168:11 169:4,12,20 170:7,18,20 171:2,19 171:22 172:3,4,6,10 174:9 175:22 177:13 177:14 178:15 179:15 180:17 181:5,10,13 183:6,20 184:2,6 185:13 186:13,20,22 187:18 188:8,9 194:20 195:12 197:2 204:17 205:2,9,21 206:21 207:19 208:12 209:3,7,19 210:1 211:12 212:6 213:2,8 214:12 215:3 218:5 218:20 219:10,14 220:1,5 224:3,10 225:10,10,18 227:17 228:22 232:10,19 234:4 235:21 237:9 237:14,17,18 238:1 239:4,13 242:5,7

245:1 246:22 247:2

248:10.21 249:14 253:6.9 254:14 256:3 256:12.17 264:1 265:3 266:8 267:10 267:18 269:19 270:11 279:6 284:3.10 285:20 287:18 288:18 289:20 291:9 293:21 295:3 300:11 303:15 Olaniran 2:18 3:4 16:3 16:18,19 17:2,14 18:22 19:5.14.21 20:2 20:13 23:18.21 24:2 24:18 121:1 129:15 130:1 157:6,14,16,18 158:14,19 159:9,14 159:15 162:4,10 165:12,17 167:12,16 168:16,19,22 169:2,5 169:7,13,16 170:14 170:17,19 183:9,19 183:22 184:5,7,20 185:5,9,15 186:1,6,9 187:1 188:1,2,3,10 189:2,7,10,21 190:1 195:11 197:1 198:19 199:5 202:16,17 203:8,10 204:7 209:14 214:16,17 217:11,13 219:4,9 220:18 221:4 222:5,7 228:1,13 230:6,11 231:8,17 233:18 235:13,14 239:21 240:6,7,10 241:5 242:22 243:8 246:8 246:10,11 250:7 255:7 256:14 257:13 263:4 280:10 293:22 Olaniran's 188:22 280:2 old 243:4 262:7 olden 154:10 older 243:7 omission 102:11 omit 106:22 omitted 106:20 once 66:11 113:10 118:12 156:2 One-sixty-eight 184:5 One-twenty-three 152:22 153:2 ones 99:13 116:1 124:16 127:22 129:1 131:6 144:17 267:8

open 153:14 306:21 operate 96:6 310:15 operated 181:16 190:4 operating 184:14 188:19 203:22 204:20 operation 23:22 191:2 operations 204:14 opine 158:3 opinion 80:16 81:10,15 82:6 111:17 127:5 144:11 165:2 175:2 261:16 295:2 opportunity 172:14 187:5 opposed 55:9 210:9 275:18 278:11 opposite 296:14 opposition 69:13 71:4 91:9 order 11:20 61:5 89:17 117:16 146:20 177:16 178:4 198:2 210:2 211:16 213:3 248:15 271:22 272:3 288:5 ordered 54:12 orders 64:3 ordinarily 167:4 organization 23:12 28:16 38:18 249:18 263:10 original 13:7 43:5 48:14 74:13 115:12 120:4 147:10 305:13 originally 78:5 80:2 86:19 103:4 114:21 247:18 266:22 Oshita 95:8 181:21,22 182:11,19 190:8 191:7 192:17,19 194:13 203:20 204:12 205:5,20 206:8,18,22 218:2 283:13 other's 26:10 196:11 Otto 306:12 ought 124:17 189:14 outlines 238:4,10 outside 87:22 195:6 214:10 294:12,13 296:18 overburden 52:6 overburdened 52:6 overlap 204:13 overrule 51:15 overruled 64:13 74:4 107:15 112:15 115:20

ongoing 14:19 15:14

117:6 141:6 143:22

162:7 165:14 204:4 209:13 219:5 240:19 240:22 253:9 258:17 263:7 285:15 311:18 oversight 50:17 87:11 144.7 overstatement 191:12 overstepping 157:13 owned 42:14 43:13 44:5 75:15 85:22 113:14 115:18 116:14 128:4,6,10 136:4 owner 97:14 113:20 116:16,17 119:18,21 123:7,14 128:16,21 133:8 165:19 207:12 211:1 302:3.4 owners 115:12 119:6.7 119:9 210:3 ownership 115:11 133:15

P-R-O-C-E-E-D-I-N-G-S

p.m 151:10 152:4 248:4 248:7 250:22 251:1 313:21

P 2:12

Pacific 32:6,10,15 33:6 33:11 35:11,19 244:9 244:16 245:5

package 101:11 155:10 page 89:20,21 91:12,16 101:19 106:6,20,22 109:15.18 111:5.9 140:16 144:10 145:22 168:13,15 169:17,22 170:2,6,9 171:19 172:5 173:9 177:9,13

178:1,2,19,20 183:20 186:11,12 188:4,8,11 188:12 222:18 225:20 242:18 275:2 290:10

290:11

pages 95:22 101:9,20 101:21 102:11 104:8 105:9,19,22 106:4 107:5 109:16 126:10 154:2 178:9,11,12,17 183:18 253:22 254:9 254:16,20,21 paired 71:2

panel 68:5 175:8 290:4 Pants 39:3,6,9,16 40:5 40:7,16 41:7,18,19

42:3,8,9 43:7,13,20 44:3,15,20 45:15,20 paper 26:20 46:15,18 52:7 121:16 154:11 189.19

papers 9:5 25:14 30:8 98:20 129:5

paperwork 137:4 paragraph 3:14,16 53:4 60:21 67:14,15,19 69:5 71:13,17 80:15 82:8,12 198:17 241:14 243:13 248:11

284:18 286:1 287:10 291:6 298:8 **Pardon** 68:22

parent 78:20,21,21 parenthetical 74:8 park 5:19,22 6:2 30:21 part 14:19 16:6 24:20 25:1 26:4 50:4.18 51:19 67:15 83:11

93:9 99:18.20 101:4 123:2 133:3 139:14 156:17,18 161:19 175:6 180:10 201:9

211:2 215:5 226:2 232:21 248:1 252:12 255:9 256:9 258:13

269:3 283:3 291:19 299:11 300:7 participate 4:13 213:4,6

220:13 221:2,15 229:5 230:16 231:2 231:19 232:20 233:20 236:2,4,10,11

particular 28:12 37:14 40:12 69:4 83:3 86:18 103:1 110:11 117:3 122:18 133:14 139:16 193:22 214:22 229:17 248:3 254:16 260:12 266:19 276:1 280:22

309:3 310:9 311:9 particularly 81:10 83:8 213:1 252:4

parties 13:4 16:7 26:5 28:14 37:2,10,15,19 50:20 70:5 94:6 95:11 147:9 153:11 164:17 171:5 202:5 215:22 216:10 226:4 229:15

238:9 253:14 261:17 261:18,22 266:22 273:8 278:7,9 280:11

289:15

partner 161:7.11 Partners 72:19,22 73:4 73:10 party 70:17 102:11 122:18 255:9

pass 205:10 248:17 passed 16:2 204:21 249:1

pay 160:15 248:2 pavcheck 191:15 paying 160:18 259:19 payment 8:3

penalty 75:14 267:3 pending 63:9 126:20 311:4

people 52:15 260:9 310:14 people's 21:16

percent 160:20,22 perfectly 265:7 perform 302:5

period 188:19 191:3 194:9 195:6 197:3.6.8 200:22 202:21 203:19 204:8,19 205:4 222:1

297:11

Periodically 192:14 perjury 75:14 267:3 permission 157:11 permitted 82:6 157:3 perpetually 202:1 person 38:17 91:5

212:7.15 personal 18:16 78:5 114:3 116:2 122:17 127:1,8,13,15 129:1

134:21 138:13 202:20 personally 15:15 36:22 198:10

personnel 194:15 perspective 13:3 pertains 199:22 pertinent 28:1

petition 4:13 213:4,6 221:2,14 229:5 230:15 231:2,19 232:20 233:19 236:2

236:4,10,11,15 phase 1:5,7,10,12 159:2 168:7,9 182:21

photocopies 104:22 photocopy 104:20 photocopying 104:21 phrasing 239:18 physical 97:1,18

293:17

Pick 2:4 Picture 2:16 84:5.13 85:5 157:19

piece 25:15 pieces 126:12 293:1

Pillsbury 2:10 Pittman 2:10

place 37:20 61:16 154:6 154:7.17.21 155:8

places 262:4 pleading 190:13 193:9

198:5,9,10 199:2 please 5:4 9:21 16:14 20:18 21:7,17 28:19

33:15 52:2 66:17.21 68:10 74:2 77:16 81:6 83:22 88:9 145:7

148:18 150:17 162:11 220:11 224:4 228:8 230:12 234:20.22

235:8.10 238:2.13 240:5 248:12 251:2 255:1.18 270:3 290:5

301:12 308:19 309:7 309:19 312:2,13 313:7

pled 194:4 208:17 Plovnick 2:18 8:18 9:11 11:14 13:5,8 14:1

18:14 19:7 23:20 24:7 25:17 27:5 29:1,8 31:15,19 34:8 44:7 47:19 51:4,12,14

66:14 89:11 91:2 102:20 103:12.14.17 103:20 104:10 107:13

108:17,21 111:12,15 112:7,13 114:7,20 116:21 118:1 120:2 120:17,19,22 121:3

123:19,20 125:10,11 127:4,17 128:3 129:15,20 130:1,9,14

130:16,19,22 131:3 138:9 142:15 145:20 147:18 148:1,7,19 149:3,14 150:2,12

151:7 183:15 198:15 198:17 220:12 264:12 289:19 307:14 309:11

311:14 312:21 point 5:14 12:19 14:13 16:1 20:20 21:10 28:17,20 32:9 33:10 38:14,19 39:9 40:3

41:4,14 45:5 57:11

61:10 78:9 88:1 98:5 105:17 107:6 122:14 124:12 132:2 134:17 164:7 183:4 192:12 192:21 194:4 203:21 203:21 209:22 211:4 221:18 247:3 249:6 254:7 261:20 267:11 284:7 295:4.5 296:13 307:4 309:2 310:21 points 247:3 policeman 18:4 policy 61:2,8 64:15 portion 9:12 24:20,22 124:13 168:7 226:4 252:10,18 296:19 portions 254:18 269:17 position 28:6 123:3 125:2 210:7 216:17 216:17 219:15 220:13 238:22 245:14 302:1 possession 205:18,18 possible 29:14 194:8 206:7 possibly 118:8 306:7 post 11:9 12:17 36:15 39:21 213:19 post-date 276:18 post-term 98:14 215:17 297:14 298:2 Power 128:9,9 practice 48:5 158:9 practiced 154:10 practices 261:3 pre-hearing 124:21 preceded 224:20 225:11 preceding 47:17 48:9 224:22 precise 69:7 precisely 69:2,8 predicate 197:7 227:20 predicates 228:11 predominantly 136:2 283:9,10 prefer 257:22 299:7 preference 154:16 preferred 261:9 prejudice 59:18,22 67:7 69:8,11 70:12 prejudicial 56:1,14,16 59:3 60:10 67:12 preliminary 94:17,22 prematurely 213:16,18 premise 216:13 premised 215:11 216:6

preparation 273:4 274:5 287:16 prepare 277:17 282:17 prepared 126:5 140:1 268:12.20 274:21 278:11 279:16 280:13 299:11 preparing 25:6 37:11 208:20 present 81:11 150:15 153:5 presented 21:20 preserving 159:4 President 112:17,21 pressed 23:7 presume 86:16 145:2,9 153:6,7,10 184:10 213:14 223:1 291:21 299:10 presumed 78:16 106:22 190:9 presumption 210:18 pretty 6:8 165:3 178:5,8 265:1 prevailed 192:19 previous 67:4 185:1 previously 101:1 104:2 122:7 128:7 144:8 173:18 204:2 269:9 Primarily 312:18 primary 80:17 83:7 140:22 142:8,9,10,11 145:12,13 191:5 **Prince** 136:5 principal 68:15 77:9 272:15 print 50:12 291:10 printed 50:10,14 153:13 prior 20:7 26:12,20 28:21 29:4 30:7 49:11 65:19 67:10,12 72:22 80:12 93:20 94:15,16 94:17,20 125:2 126:9 172:15 190:11 224:16 225:5 229:8 231:21 231:22 233:2 246:17 253:15 prison 184:14 188:20 192:2 202:7 private 158:8 probably 36:11 101:6 127:15 158:11 159:16 172:19 191:11 194:17

216:19 219:18 261:7

268:9 276:11 293:19

probation 202:8

problem 185:11 200:4 210:15 228:10 proceed 301:12 302:7 proceeding 24:21 25:1 25:5,6 26:6 37:12,14 57:10 65:1 72:14 73:1 74:22 84:10 85:17 86:7 87:9 92:8 93:21 94:15,16,20 96:10 159:20 168:20 179:6 179:11,17,19 180:11 181:2 182:21 205:12 205:12 206:18 207:1 212:19,20 213:4 220:7 221:6 223:4 229:5,17,22 231:20 232:21 236:12 237:11 237:20 241:17 243:18 244:13,21,22 252:10 252:18 253:19 255:8 271:5 279:5 287:2,17 proceedings 14:22 15:5 17:18,20 18:2,18 31:3 32:19,19 37:3 49:11 51:22 63:13 64:2 83:3 94:11 98:17 210:17 212:22 220:14 221:3 238:20 239:5 244:17 252:4 253:15 262:2 271:6,6,13 272:4 273:3,5 274:6 274:13 279:3,12,17 279:21 296:4 301:9 303:6,21 304:9,13 305:20 306:5 308:16 312:17 process 268:8 produce 87:13 105:13 113:4 118:19 132:14 132:16 268:10 269:1 285:1 295:22 produced 8:21,22 11:19,21 12:1,11,13 13:7,11,13,13,15 27:16 48:15 55:15,22 56:5,17 71:1 87:12 89:14,16 90:2 94:20 95:15 103:4,7,7 105:12,14 107:7 113:14 114:20 116:14 119:6,8 120:3,15,20 129:8 137:5,10 139:15 142:7 144:12 146:20 147:13 148:6 155:11 156:14 158:12

268:17 269:3 285:3,7 286:13 288:20 292:11 292:12 293:8,20 296:3 producer 57:6 113:20 123:14 132:6 **Producers** 2:3 18:7 40:15 produces 134:6 producing 13:18 68:4 285:9 product 269:4 production 12:9 55:3 67:9 86:15,18,19 104:3 120:4 141:16 142:1 155:14 286:6 productions 3:14 49:7 49:10 51:8 52:11 53:8 53:10,13,15 56:2 75:18,20 79:1 85:22 86:3,10,11,15,18 87:3 87:5,16 88:2 134:9,17 135:21,22 136:18,19 139:21,22 141:15,16 142:3 143:16 144:3 144:14 147:4 148:20 149:6 150:13 160:6,7 160:10 162:18,22 163:13,15 164:2,9,10 164:11,15,21 165:5,6 165:9,16 166:4,6,7,14 166:21 167:3 169:14 170:22 171:14 173:3 175:5 252:6,21 254:19 262:18 263:1 263:13 264:3 265:15 266:2,3,11,20 267:4 268:2 294:2 295:10 296:7,10,15 Productions's 294:4 Productions/Cottage 132:11 program 16:9 24:1,16 40:12 42:14 52:4 53:12,13,21 54:8,9,10 54:14 56:11 59:10 80:20 90:20 92:4,11 92:20 116:8 122:10 123:10 131:19 132:8 134:6,11,14 135:6 139:10,16 140:18,20 153:20,22 156:16 179:22 210:12 282:11 303:2 305:10 308:9 308:18 310:5,7,8,19 311:10,11

239:4 242:9 268:14

program's 83:7 programmer 16:9 306:12 programming 4:3 31:5 62:17 72:15 74:10,11 82:20 94:10 95:13,17 95:20 112:19 113:5,5 113:9,13,15,21 139:21,22 140:4 141:10 142:1 144:6 144:15 248:13 283:13 291:15 296:1,9,10 297:10 programs 16:15 37:5 53:15 54:2,7 55:6,9 55:10 56:6,10,13 57:7 58:4,5,21 59:3,7,8 80:19.19 98:18 106:1 106:2 110:6.11 113:19 114:4 115:10 115:18 116:1.6 123:4 123:9.12 128:10 133:11 134:1,7,18,21 135:3.19 136:3.13.21 137:15,22 140:7,10 140:11 141:10,17 142:18 144:13 147:17 149:8,21 150:5 155:20 156:21 164:19 171:4 175:12,14 180:3,13 260:15 261:21 310:6 progressively 113:12 Promark 3:15 53:8,11 53:18 55:4,4,8 56:3,9 56:12 57:7,14 58:9,21 60:15 61:14,16 62:1 62:16 63:12,21,22 64:5,7,18 65:2,8,20 68:15 69:16 Promark's 56:6,11 pronoun 103:15 pronounce 219:8 pronouncements 157:9 proof 124:6 properly 116:2 209:8 properties 110:21,22 111:1,10 124:14,18 127:16 property 173:18 175:6 proposed 254:1 proprietary 15:2 16:7 17:4 20:12 21:11 propriety 19:22 prosecute 161:20 prosecuted 162:2,21

169:10 259:8 prospectively 211:4 protection 6:6 79:16 282:18 prove 291:13 provide 20:17 35:18 54:4 69:18 77:10 80:22 144:3 213:3 247:9,14 253:14 287:15,19 292:20 provided 37:4 83:7 96:22 101:7 103:22 110:9 115:11 136:16 147:9 237:19 248:14 253:21 281:17 providing 72:14 95:13 247:5,21 305:10 provision 11:4 43:22 proximate 273:2 Psychic 96:3,12,14 97:8,13,15 public 135:7,8,15 187:15 **publicly** 185:10 publish 290:4 pull 40:21 104:19 pulled 23:15 107:8,9 126:15 pulling 126:10 purely 136:8,17 purport 47:12 119:8 purported 272:11 purportedly 31:11 36:19 purporting 36:10 297:6 purports 77:7 109:12 110:3 139:9 210:4 purpose 28:12 90:14 237:20 271:5 280:13 283:4 308:5 purposefully 8:8 purposes 27:20 289:4 pursing 62:5 pursuant 1:19 11:19 16:8 39:20 61:4 89:16 135:11 146:20 174:4 174:12 179:7 280:18 pursue 127:3 296:21 put 22:22 24:12,12 25:17 26:3,8 52:5 69:14 79:7 80:5 90:21 92:16 93:10 108:15 114:8 115:8 122:3 131:5 140:6 153:15 192:1 193:21 210:19

puts 90:8 putting 19:19 161:17 228:11 Q qualified 124:12 qualifying 82:2 Quest 132:15,16 question 16:13 28:4 43:5 44:11,11 45:17 46:4 48:2,2 61:18 63:9 65:21 67:1,2,22 82:14 90:10 111:14 120:13 121:9 125:9 126:20 127:10 128:2 138:11 143:4 160:8 162:11 163:10.11 165:4 167:11 169:11 179:12 180:4.19 181:19 189:20.22 190:3.3 193:3.3.6.12 193:16 196:19 197:15 200:9.9 201:11.14.16 202:16 203:2,6 204:6 211:12,14 214:5,9,12 214:15 215:7 220:1 220:19 222:19,20 224:2,4 231:18 233:11 234:20,22 235:9,10 236:7 238:13 240:4,5,5 260:1,22 268:16 269:13 271:3,17 274:4 280:11 282:3 284:12,20,21 285:15 287:8,9,13,18 298:16 307:8,10 310:16 311:4 questioned 159:16 201:15 303:2 questioning 118:11 159:2,5 162:19 202:14 questions 21:7,21 43:4 62:13 159:18 168:6 176:18 199:3,6 216:18 223:16 228:6 228:7 250:8 280:2 285:9 291:22 293:6 296:7 quick 60:1 88:12 158:19 quickly 82:14 237:16 264:9

288:7 293:6

206:7 quotes 181:16 R R 1:22 3:9 Radio-Television 46:21 raised 27:18 212:22 267:5 Rancher 128:5 Rangers 128:9.9 rate 120:10 rationale 142:2 Raul 3:3 200:16 Raymond 40:10 re-ask 165:4 240:5 reacquired 192:20 reaction 35:15 261:16 read 10:8 19:11 97:13 106:13 151:1 170:4 173:7 184:16 189:9 190:5 248:12 272:16 272:18 298:11 Readers 96:3.12.14 97:8.14.15 reading 174:21 294:18 reads 96:15 109:13 real 82:14 161:3 263:1 realize 37:7 105:10,17 realized 26:3 33:13 87:12 119:20 121:10 really 10:20 24:22 27:14 73:3 93:11 141:18 154:14 155:8 191:1 192:12.15 266:18 270:16 273:6 299:15 310:12.19 reason 6:18 12:12 13:18 25:4,8 45:2 67:13 103:11 106:18 121:11,15 122:1 123:1,11 144:18 205:9 217:14 229:2 229:15 260:7 283:22 294:17 305:12 306:17 reasons 305:19,22 rebutt 124:19 rebuttal 12:15 28:20 29:5,5,11 30:8 31:9 36:5 37:7 105:21,22 106:11 114:9 115:8 117:1 122:15 125:13 129:5,13 158:22 159:10 230:3 254:13 267:6 268:21 299:1 300:7

quite 16:22 205:15

264:8 274:2 277:22

recall 6:10,22 10:4 27:4

30:20 31:2 38:12,15 47:1,4 50:22 92:9 97:19 132:18 133:9 135:8 136:13 137:3 158:21 159:3,11 162:17 166:13,17 172:12 182:20 183:2 184:8 186:16,20 190:17,18 191:13 193:20 194:2,11,19 199:14 206:17 216:8 220:9 223:8 232:5 236:5,9,13 237:15 246:20 249:1,8,20 279:22 280:4 283:19 283:20 294:4,16 297:7 303:18 309:21
recalled 295:1 recanting 298:21
recap 226:9 RECD 3:7
receipt 30:7 receive 13:21 14:1 22:18 32:9 142:6
287:7,22 received 9:17 14:8
16:17 26:20 29:22 31:9,12,13 32:1,13 34:14 35:21 55:11 67:18 71:16 82:11
91:21 101:18 104:2 105:1,20,21 106:11 107:19 109:6 121:20 134:19 142:18 146:10
152:19 187:12 206:8 213:12 222:22 224:19 227:14,21 229:2
231:15 232:15 233:22 237:3 244:5 245:1 246:2 253:11 264:16 290:1 300:6 307:18
309:15 311:20 313:3 receiving 137:3 191:15
recess 83:15,18 151:10 151:22 250:10 313:18 recipient 82:3
recite 219:3 recognize 52:9 156:10 230:14 288:18 308:20
recognizing 264:7 recollection 38:12 47:6 51:11,18 89:10 92:12
99:14 143:8 146:7 174:21 183:7 216:20 220:10,17 222:3 237:21 292:16 293:10

```
294:11,15,18
reconfirmed 41:5
reconvene 313:18
record 5:3 8:20 18:18
  66:17,19,21 67:15
  68:7 83:18,20,22
  102:22 108:18 122:4
  124:2,6 125:14
  126:15 130:21 131:1
  131:10,17 143:2
  146:9 149:4,18 151:1
  151:1,7,13 152:1,3
  157:18 170:5 173:8
  184:21 187:15 190:6
  195:19 196:17 243:3
  248:12 250:22 252:12
  252:22 255:5,7,9,10
  262:13,21 269:21
  277:13 302:9 313:21
records 8:6.8 56:22
  65:5 79:12 108:18
  119:22 120:1 121:18
  205:2,7,17,19 223:2,3
  270:22 273:16 277:5
  277:11
RECROSS 3:2
redirect 3:2 250:12
  293:3
reduced 248:16
reengagement 41:5
refer 88:10 131:10
  174:22
reference 17:17 34:19
  85:10 95:5,9 141:22
  143:7 144:8 228:4
  241:20 264:20 272:20
  281:18 294:19
referenced 85:10 88:14
  88:15 92:21 132:21
  133:19 137:9,17
  237:4
references 84:21 86:22
  98:16 293:15
referencing 100:22
referral 26:18
referred 7:7 129:6
  253:22 286:14
referring 83:5 89:19
  128:11 145:13 190:5
  213:15 235:19 287:9
  287:10 291:18
refers 48:17 66:1 80:15
  141:15 144:13 234:12
reflect 137:22 143:3
 278:17
Reflections 143:1
```

```
refrain 228:12
refresh 89:10 183:6
  216:20 220:10,17
  222:2
refreshed 294:17
refreshing 174:21
refused 54:4 70:6
regard 14:15 25:13,16
  27:9 32:5 43:21 44:18
  48:5 53:2 62:16 64:9
  79:14 82:15 110:20
  121:19 122:13 124:12
  124:18 126:6 127:20
  138:2 143:15 169:13
  202:20 205:19 216:16
  253:16 266:19 267:4
  282:9 287:20 296:19
  297:4 298:4 308:6
  310:17
regarding 28:6 53:6
  55:20 56:6 62:12
  72:15 85:5 95:3
  125:22 202:20 226:7
  256:13,14 286:6
Regardless 71:8
registered 263:13
registrations 115:14,16
  116:20 117:10 137:10
regular 277:13,16
  281:21 282:4
regulations 24:11
  118:3,6,10 212:11
  213:3 253:14,17
rehired 41:17
rejected 124:10 211:9
rejoined 204:10,22
  207:20
relate 62:4 217:16,19
related 11:18 24:19,21
  124:13 241:16 242:2
  252:4 265:16
relates 25:9
relating 11:16 51:21
  54:14 254:18 284:22
relationship 15:14 17:1
  55:3 60:18 61:22 62:4
  67:11 69:15 70:13
  207:9,11 219:21
  220:6
relationships 69:21
  71:1 296:16
relaying 18:19
relevance 19:18 110:17
  252:15 253:8 258:7,9
relevant 12:21 13:2
  25:1,4 52:3 90:6
```

184:3 258:4 religious 83:1,9 rely 126:14,14 254:5 relying 204:20 remarks 148:13 149:1 remedied 261:2 remember 38:16 41:21 132:2.3 158:4 174:20 183:3.4 186:19 201:2 215:1,2 216:21 256:14 279:9 294:17 remove 27:14 render 144:10 rendered 44:21 renew 9:2 12:2 repeat 7:10 162:12 193:16 204:5 rephrase 180:6.8.8 189:20.22 224:3 rephrased 224:2 replacement 286:4 reported 94:10 106:18 166:16 reporter 196:14 represent 11:16 25:10 25:11 32:12 119:9 180:2 198:4 209:16 210:3,4 211:16,18,19 229:19 241:16,19 242:1 243:16 244:13 244:16 245:11 252:1 274:12 278:7 representation 30:10 31:6 32:20 36:6 37:6 38:1 86:9 89:22 95:6 95:7 170:12 238:5,14 267:2 270:17 271:11 272:12 276:7,12 280:18 283:7 286:22 287:1,5,10,15 298:22 299:22 304:15 305:6 305:18 308:7 309:7 312:10 representations 239:12 260:2 308:17 representative 14:20 30:12 36:18 63:7 95:14 244:2 representatives 30:18 51:7 represented 16:7 23:1 29:15 30:21 32:16 33:5 65:10 93:7 99:5 113:17 116:5,15 123:6 128:19 146:22

163:15 193:9 214:21

11
226:4 249:16 300:1
representing 40:5
155:10 173:11 226:17
227:3 232:11,14
234:2 236:22 239:1
represents 28:7,9 128:19 238:18 241:10
request 54:4 55:3 57:17
58:17 95:19 97:16,20
131:7 155:14 214:22
219:13 273:7 274:22
requested 53:9,22 60:8
70:2 80:17 107:4
144:2 164:19 268:18
273:7 282:15,17
285:5,10 286:19
292:16,17
requests 79:13 217:2
require 70:1 212:11
required 57:20 89:16
160:15 212:7
reread 218:22
research 95:10 136:17
136:20 137:2,21
reserve 159:2 187:6
reserving 159:11
residence 141:5
resolicited 40:15,20
resources 60:3,11
respect 52:22 59:5
66:22 67:7 69:3,8
139:13 212:18 232:19
238:6,16 239:1 245:9
254:15 257:21 258:13
281:3
respective 273:9
respectively 87:20
90:20 97:8
respond 12:7,9 16:14
20:19 59:18 61:18
70:1,7 81:20 132:17
responded 16:20 31:14
35:4 54:15,20 58:16
00.4 04.10,20 00.10
64:14 135:16 257:17
responding 13:16
20:21 35:9
response 9:5 16:17
35:14,16,16,17 44:3,4
54:3,5,16,20 55:1,2
56:17 57:16 64:3,8
70:9,9,11 79:5,6 80:1
95:19 100:7 131:21
155:13 156:15 190:5
155:13 156:15 190:5 200:3 203:1 222:16
155:13 156:15 190:5 200:3 203:1 222:16 223:19 227:18 260:20
155:13 156:15 190:5 200:3 203:1 222:16

```
280:1 296:7 307:4
  309:3 311:17
responses 124:6
  153:19 155:20 306:8
  307:22 308:1
responsibilities 208:18
  208:19 258:14,16
responsibility 162:15
  257:9,18,19 258:1
  259:1,3,17 261:4
responsible 60:4
  161:17 204:14,19
  205:6 259:9
responsive 58:17
rest 218:3
restitution 160:16,18
restricted 108:4 264:14
  269:11,14,16,18
  284.7
result 56:1,4 171:14
  260:4
resulted 182:3 260:3,5
  297:17
resumed 66:19 83:20
  152:3 250:22
retain 44:22
retranmission 15:3
retransmission 4:11
  45:1 109:13 243:19
 265:11,16 286:9
 303:20
retransmissions
 244:19
return 80:4
returned 156:20 194:12
 300:3
returning 148:14
Reverend 83:13 141:1
reverse 13:1
review 15:6 116:19
 132:13 138:3 143:1,9
 144:14 145:2 167:22
 187:5 202:5 230:12
 246:15
reviewed 22:19 109:9
 109:15 142:18 146:1
 146:7 168:4 196:1
 199:18 201:7,7
 203:13,14 208:21
 229:10,13 237:18
```

298:18 **reviewing** 110:12

138:12 201:8 232:7

revisited 293:22

revocation 33:14

revoke 298:14 300:6

```
ridiculous 64:12
right 7:12 11:9,11 12:18
  19:3 23:21 25:10,11
  30:12 32:22 36:15
  39:21 58:6 66:10
  68:12 98:14 104:11
  106:16 110:7 111:2
  112:11 113:21 114:5
  114:16,16 118:20
  126:16 136:20 138:8
  149:7 154:3 161:7
  166:10.22 167:7.14
  168:9,12 171:15,18
  174:2 176:6,11 179:1
  189:6 190:13 192:5
  195:15 205:15 207:1
  211:20 213:20,22
  215:12,17,19 221:16
  221:21 222:18 223:17
  227:7 231:6 238:3,17
  242:3 244:14,21
  247:13 249:2 257:11
  257:19 262:5 265:12
  267:20,22 270:14,18
  272:8 275:9 277:8
  279:1,7 281:10 283:1
  284:3 285:20 286:2
  290:9,15 291:20
  297:15,15 298:3
  304:9 310:21
rights 13:3 43:20 44:5
  44:21,22 86:12 90:18
  127:2 164:17,20
 211:2 273:9 296:20
ringer 293:16
road 162:5
role 209:4
Roman 112:21 113:3
  158:1,6,7,10,16
room 1:16 153:12
 251:13
roughly 37:17
Rovin 138:2 141:21
 143:8
Rovin's 138:3 142:16
  142:20 144:9 146:1
row 91:12 290:22
royalties 4:12 15:4 24:1
 40:18 42:11 43:9 45:2
 55:18 56:9 109:14
 114:5 160:3,12 164:3
 226:14 243:19,21
 244:19 261:22 262:1
 265:12,17 286:9
 287:7,22 297:21
 303:21
```

rovalty 1:1,6,11,22 17:18 100:19 175:8 190:15,22 193:13 195:1 198:6 200:17 218:17 225:7 226:11 227:11 228:15 243:17 243:20.22 244:17 271:6.13 Rozon 134:3 **Rubin 41:6** rule 6:17 189:14 240:4 ruled 127:19 rules 67:2 209:20 212:18 277:12 ruling 80:12 127:18 140:2 215:9,10 216:2 216:3,14 run 136:4 running 59:13 181:2,4 188:13 190:20 195:12 195:14 S Saban 128:10,12,16 saddled 259:1

safely 292:22 Salem 134:15 Sales 92:4,11,20 San 181:21 **Sarrazin** 85:13,16,20,22 86:4,6,9,13 satellite 1:11 4:11 45:1 99:21 100:10,21 101:10,13,18 102:13 103:1,21 107:2 109:13 175:20 177:4 177:7,11 236:11 243:19,21 244:19 265:11,16 286:9 303:20 311:2,10,10 satellites 100:1 Saturday 113:4 Saunders 21:20 23:20 271:3 save 254:3 Saving 134:12 saw 18:20 22:19 25:14 26:5,8 46:15 55:7 115:13 117:19 124:19 138:19 297:4 298:20 saying 11:2 23:21 29:13 35:20 58:17 59:22 82:3 118:21 144:16,18 157:8

165:2 175:2 180:13

189:11 200:2,5,12

208:5 227:4 2 277:22 290:1 295:2 296:6 2 309:4 310:20 says 12:16 23: 34:19 35:1,5 69:6 89:19 9 101:14 119:1 137:1 142:6 144:22,22 14 170:12 173:1 175:5 177:11 189:13,15 19 218:13 219:7 242:1,4 244: 245:10,18,20 265:10,19 27 275:8 280:21 290:12 293:1 scam 24:3	7 294:21 299:21 313:9 21 34:4 44:20 1:13 97:3 7 133:18 144:10 6:1,11 7 174:3 189:4 0:3 241:18 12,15 256:21 2:12 286:3
scanned 105:1 scanning 101:6	3 106:17
107:1,1 scheduled 104	:18
scheme 170:21 scope 48:2 195 SD 1:11	
SDC 4:15 5:18 54:6,19 67:13	3 105:21
106:3,12,18,1 148:22 187:9 252:10 253:5	252:8
255:8 263:16 264:4,10,17 2	,17 267:6
268:11,15 26 285:1 288:5,1 289:12,20 29	1,17
292:16 293:6 SDC's 66:14 26	
SE 1:17 seat 5:16	.0.21
seated 5:4 66:2 251:2	2 84:1
second 4:6 6:1 24:14 33:21 5	4:17
77:13 89:18 9 97:7 109:18 1	43:16
169:21 171:1: 225:20 227:1: 236:20 239:10	5,18
275:2 289:11 291:7	290:10
seconds 167:23 246:14	2 222:5
secret 60:18 section 75:7 17	7:3,4

```
241:3 242:8.21 245:4
 245:6.13.17 246:3
 297:16.22
series 80:16 91:15
 134:6 177:6
Service 95:12 132:19
 135:5
servina 97:4
session 108:15 269:9
 269:12 284:7
set 77:21 166:16 272:13
 273:8 280:18 281:5
Settling 2:7 252:1
seven 59:14 101:21
 106:8 149:19 152:9
 152:10,10
SG 3:11 22:10
shared 17:7
sharing 190:9
3haw 2:10
sheet 99:12 113:16
137:1
heets 124:13 178:9
hip 65:6
hipping 155:8
hort 7:17 229:10
250:13 278:15 285:6
286:20
hortages 308:11
hortly 279:16
how 19:13 40:9,9
42:13 43:13,14 45:14
45:15 46:6,7 115:17
132:14 140:22 145:12
179:1
howing 188:11
hown 53:1
hows 82:4 115:12
179:3,4,9
howtime 97:22
ide 69:5 236:11 275:7
275:8
ign 73:9 108:15
275:11
ignature 186:12,13,14
248:11 256:19 275:2
275:8,13,17,19,20
276:21
igned 37:5,22 41:10
47:5,6 73:13,15 74:7
76:1,2 88:7 91:5 94:9
203:17 208:12 209:2
230:19 267:2 272:22
273:2,4,6 275:5,12
276:3,7,13,22 277:2,3
280:17 281:1,9,13,22
```

283:6 significance 11:5 25:22 significant 59:10 significantly 42:22 179:22 208:9 209:4 sianina 73:17 86:8 212:7.15 Silberberg 2:20 250:1.5 similar 245:9 simple 241:1 258:20 285:15 simply 8:12 11:2 21:14 58:11,15 83:4 123:16 131:10 144:7 148:5 215:18 218:22 247:19 281:18 291:15 299:21 Simpsons 113:6 Simultaneous 155:1 158:13 198:13 single 56:2 123:10 134:11 140:20 singular 267:1 sits 283:22 situation 277:20 282:14 295:19 situations 153:21 six 101:21 106:8 218:4 skip 178:7,8 Slim 135:1,2,5 **smaller** 76:11,18 society 258:6 solemnly 301:7 soliciting 113:11 164:17 226:7 somewhat 23:4 33:19 181:18 182:16 191:11 soon 154:4 306:18 sorry 8:18 13:20 15:8 21:3,5,8 46:4 56:20 61:2 63:4 66:7 90:12 93:3,13 103:14,17 112:2 113:1 149:13 150:4 159:7 162:12 177:10 178:10,11 180:12 183:17 184:22 185:2 188:6,8 193:1 195:4 196:16 204:5 217:17,21 225:13 227:2 228:9,12 229:9 231:1 234:6 236:7,10 238:1 245:21 246:10 250:2 251:8 253:4 255:22 263:19 264:22 266:5 270:7 271:7 284:11,14,19 291:7 292:7 302:10 304:3

	l
1	sort 78:19,21 131:17
1	
1	182:12 304:11
	sorts 67:5 293:12
	sounds 8:8 43:2
1	source 46:18
1	spam 306:20,21
1	speak 52:13 142:22
	146:9 219:1
	speaking 38:18 91:4
	155:1 158:13 198:13
	speaks 60:19 66:3
ı	184:18 189:2,13
ı	specific 40:16 43:4
١	44:19 45:3 62:13 83:6
١	86:15 104:18 115:17
	119:7 124:13 125:5
1	199:10
١	specifically 15:6 18:1
1	29:17 30:19 40:6,21
-	42:12 44:1 48:17
-	74:15 75:6,10 86:17
-	99:13 110:5 123:11
١	130:5 141:15 156:15
İ	158:10 164:22 174:22
	193:21 215:15 247:9
	260:8 267:6 282:14
	282:17 283:11 298:2
1	298:9 310:4
1	
	Lengeificity 70:0
	specificity 79:9
	specifics 115:21 183:5
	specifics 115:21 183:5 speculating 31:19
	specifics 115:21 183:5 speculating 31:19 123:22
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14 spreadsheet 16:11 93:9
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14 spreadsheet 16:11 93:9 310:11,15
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14 spreadsheet 16:11 93:9 310:11,15 spreadsheets 92:15
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14 spreadsheet 16:11 93:9 310:11,15 spreadsheets 92:15 staff 153:12
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14 spreadsheet 16:11 93:9 310:11,15 spreadsheets 92:15 staff 153:12 stages 268:7
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14 spreadsheet 16:11 93:9 310:11,15 spreadsheets 92:15 staff 153:12 stages 268:7 stamp 130:13 293:7
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14 spreadsheet 16:11 93:9 310:11,15 spreadsheets 92:15 staff 153:12 stages 268:7 stamp 130:13 293:7 stand 156:5 301:4,17
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14 spreadsheet 16:11 93:9 310:11,15 spreadsheets 92:15 staff 153:12 stages 268:7 stamp 130:13 293:7 stand 156:5 301:4,17 304:9
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14 spreadsheet 16:11 93:9 310:11,15 spreadsheets 92:15 staff 153:12 stages 268:7 stamp 130:13 293:7 stand 156:5 301:4,17 304:9 standard 47:15 79:18
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14 spreadsheet 16:11 93:9 310:11,15 spreadsheets 92:15 staff 153:12 stages 268:7 stamp 130:13 293:7 stand 156:5 301:4,17 304:9 standard 47:15 79:18 140:5 141:18 278:7
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14 spreadsheet 16:11 93:9 310:11,15 spreadsheets 92:15 staff 153:12 stages 268:7 stamp 130:13 293:7 stand 156:5 301:4,17 304:9 standard 47:15 79:18 140:5 141:18 278:7 standpoint 76:12 161:9
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14 spreadsheet 16:11 93:9 310:11,15 spreadsheets 92:15 staff 153:12 stages 268:7 stamp 130:13 293:7 stand 156:5 301:4,17 304:9 standard 47:15 79:18 140:5 141:18 278:7 standpoint 76:12 161:9 191:14 210:10 211:6
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14 spreadsheet 16:11 93:9 310:11,15 spreadsheets 92:15 staff 153:12 stages 268:7 stamp 130:13 293:7 stand 156:5 301:4,17 304:9 standard 47:15 79:18 140:5 141:18 278:7 standpoint 76:12 161:9 191:14 210:10 211:6 213:17 232:16
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14 spreadsheet 16:11 93:9 310:11,15 spreadsheets 92:15 staff 153:12 stages 268:7 stamp 130:13 293:7 stand 156:5 301:4,17 304:9 standard 47:15 79:18 140:5 141:18 278:7 standpoint 76:12 161:9 191:14 210:10 211:6 213:17 232:16 start 116:5 192:8
	specifics 115:21 183:5 speculating 31:19 123:22 speculation 17:10 18:16 21:4 44:8 47:20 111:16 127:5 speech 59:13 spell 302:8 spent 310:13 spoke 15:15 78:8 174:6 sports 282:11 spot 275:14 spreadsheet 16:11 93:9 310:11,15 spreadsheets 92:15 staff 153:12 stages 268:7 stamp 130:13 293:7 stand 156:5 301:4,17 304:9 standard 47:15 79:18 140:5 141:18 278:7 standpoint 76:12 161:9 191:14 210:10 211:6 213:17 232:16

```
40:14 42:2 47:18 75:9
  113:11.18 164:17
  180:21 192:21 247:18
  267:12
starting 35:15 41:22
  87:22 90:18 111:5
  183:20 278:2 291:7
  303:22
state 111:17
stated 66:13 74:8
  107:13 190:14 200:15
  214:20 225:9 239:16
  240:13 247:17
statement 26:18 28:20
  28:21 29:5,6,11 36:5
  69:12 93:9 105:21,22
  115:9 117:1 122:15
  125:13 129:13 139:15
  159:1.11 199:9 221:8
  221:20 230:3,4
 237:10 254:13 267:6
  268:21 269:21 299:1
  300:7
statements 67:5 106:12
states 241:15 243:15
  296:18.18
stations 115:15
status 42:21
stay 251:19
step 88:12 196:10
 300:16
step-by-step 310:14
stepping 263:7
steps 20:13
STERNBERG 2:13
stipulate 280:7
stipulation 4:12 182:22
  183:4 184:3,9 186:17
 188:16,17 190:2
 198:14,15,20 200:15
stone 263:7
stop 193:1 236:22
stopped 20:21 181:2,4
 188:13 190:20 195:12
 195:14
storage 79:8,12
Stories 134:10
story 136:1
straight 280:21
straightforward 300:4
stream 3:12 16:20
 17:13 33:18,21
Street 2:10,14,20
 154:22
```

```
STRICKLER 1:22
  168:15,17 170:11,16
  203:5 217:9 253:3,6
  253:16 254:9,14
  266:14.16 269:10
  270:12 289:14 290:6
strike 17:9 42:18 50:1
  65:14 67:14 91:3
  145:21 167:12 217:17
  228:1 233:16
striking 67:19
string 4:20 288:21,22
  289:6,6
strings 293:5
studio 112:18
studios 133:2,3 158:9
  158:12
stuff 126:15 216:21
Sub-exhibit 222:11
sub-part 234:7
subject 187:9
subjective 182:17
submission 102:13
  150:21 294:4
submitted 31:5 51:19
  59:5,7 75:13 102:15
  123:2,5 138:4 142:11
  173:17 239:10 242:10
  291:19
submitting 282:16
subsequent 10:14 33:2
  73:15 75:12 109:15
  113:10 244:6 245:6
  245:17 254:7 267:15
  298:1
subsequently 41:9
subsidiary 75:16
 144:15
Subsidy 2:2 113:11
  164:16 210:14 218:12
 225:20 272:14 275:3
  301:16
Success 134:10
sue 248:19
sufficient 210:21
 261:16
sufficiently 260:21
suggest 68:3 227:15
 233:9 261:14 287:3
 287:14,21
suggested 55:5
suggesting 68:5 271:21
Suite 2:14
summarize 159:19
 173:6
summarized 29:12
```

summation 24:15 suppliers 52:4 80:20 90:20 106:2 134:14 139:10 140:7,11,18 141:11,17 153:20 156:16 282:12 support 205:3 supporting 204:18 **suppose** 161:13 supposed 61:10 63:5 70:16 112:5 134:2 137:15 138:1 175:11 175:13 234:1 sure 15:9 22:6 29:1 83:16 92:9 144:20 163:1,11 166:20 174:16 178:5,8 183:8 185:6 208:22 215:14 238:8 245:22 257:8 258:3 265:2 268:4 293:12 305:17 308:9 309:1 surprise 249:21 250:3 surprised 110:12,18 Surprisingly 154:12 suspect 114:17 suspenders 304:19,21 305:2,7 suspicious 18:13 sustained 17:11 20:5 31:16,21 41:16 43:3 46:13 49:2,4 50:3 51:5 62:7,21 63:3,10 65:13,16 66:2 91:8 110:19 111:8 117:14 127:6 138:17 143:13 145:10 146:5 176:19 176:21 195:10 202:15 228:5 262:14,21 295:16 SUZANNE 1:21 swear 301:7 **Switch** 243:1 sworn 301:17 syndicated 113:5 syndication 58:6 syndicator 124:1 system 260:3.4

T 3:12 T070 282:21 T101 265:2,5 269:7 270:10,16 280:16 281:4 table 91:13 157:12

stricken 3:19 71:13,17

82:12 91:22 116:7

	tactical 60:2,4,7
ı	take 7:5,9 9:21 20:13
	21:10.17 33:15 52:2
Ì	21:10,17 33:15 52:2 68:10 77:4 80:3,15
ı	81:7 83:15 88:9 95:1
1	107:22 121:18 122:1
Ì	148:8 151:4 155:19
	157:3 170:5 172:9 201:20 222:3 243:12
ı	250:10,14,17,19
ļ	257:9,14,18,22 258:1
I	258:21 259:5,17
Ì	261:4 269:6 280:5
۱	282:20 283:4 284:18
l	286:1 290:9 291:2,5 303:8 308:19 309:19
ı	312:2 313:7
ĺ	taken 204:18 210:7
l	takes 5:16 258:14,16
ł	talk 216:15 219:15
l	237:16
l	talked 82:22 233:21 296:22
ı	talking 29:4 37:13
Ì	76:13,14,15,16 91:6
ı	158:20 258:4 285:13
I	310:13,14 targeted 312:15
ı	Taylor 256:21,22 257:2
I	Taylor's 257:10
ı	Team 137:6,7
I	technical 78:20 161:9
	Ted 36:10
I	television 3:15 53:8 65:3 68:15 79:7 132:5
ĺ	132:8,11 135:8,16
I	200:17 213:15,15
I	220:22 231:5,6
	Televisions 53:11 tell 33:16 34:3 47:11
	54:16 70:16 106:8
	114:1 138:5 151:3
I	177:8 185:17 287:13 287:21 302:1 303:9
۱	
ا	308:20 telling 6:1 19:3 166:14
I	302:21
	ten 101:22 102:12
I	105:9 106:1,5,9 107:5
I	277:17 305:8
	tended 205:11 term 11:3,7,9 12:17
	36:14,15 39:21 64:22
	64:22 98:12 182:17
۱	213:20
	terminate 36:19 39:10
ıŧ	

98:5 213:17 215:13 215:19 297:6 terminated 10:17 213:16 215:6 225:4 terminating 98:8 215:6 termination 10:11 11:2 11:3,7,8,19,21 12:12 12:15,16,17 13:14,22 14:2 15:10.11.13.13 30:15 31:10 32:1 39:14,20 40:1,3 98:12 206:8.14 213:12 222:14,21 223:13,19 223:21 224:5,7,11 225:5 226:12.16 228:16,17 229:8 231:22 233:3.9.20 234:10,12,21 235:3,7 235:15.19 297:15.16 297:22 terminations 231:21 233:3 terms 51:11 72:14 101:2 180:20 278:3 territories 116:10 testified 14:16 15:22 . 48:10 146:13 174:5 181:1,14 182:6 196:3 256:7,13 264:2 265:9 270:21 278:13,21 279:2,4,9 280:1 294:7 297:9 301:18 testify 46:11,15 53:2 62:12 64:19 82:6 172:16 279:11,19 testifying 46:16 47:22 82:2 117:9 202:19 206:17,22 297:3 testimony 4:17 34:19 81:10 83:5 94:19 138:3,12 142:17,20 143:12 144:9 146:1,4 151:17,21 168:7 189:18 249:3 253:15 253:19,21 265:20,22 278:12 279:14 294:19 295:1 296:6 301:8 Texas 181:22 text 188:22 189:3 **TF1** 137:12,13 thank 6:19 9:19 14:10 15:20 21:17 30:2 32:5 34:6 44:12 48:3 58:7 61:1,21 68:8 70:19 77:19 81:17 84:2 92:1 93:12,14 96:2 104:13

107:11.21 108:6.11 108:14 109:3 122:5 124:9 126:17 129:4 129:18,22 130:3,11 138:2,10 146:5,14 149:14,20 150:1,2 151:9 152:6.12.21 156:6 157:1.5 158:18 163:20 164:1 168:17 169:15 170:15,16,17 175:15 185:7 188:2 203:19 206:4 217:12 227:18 240:9 241:6 243:1 246:9 255:4,12 255:16 263:21 266:16 270:1 280:8 289:18 290:6,7 292:3,9 300:9 300:14.15 301:1.5 302:12 307:20 309:17 311:22 312:7 313:5 thanks 6:4 300:15 theirs 310:9 thermodynamics 62:11 they'd 37:2 53:15 thing 5:5 10:2 105:4 137:20 153:12 155:5 173:7 298:11 300:20 304:11 things 31:20 48:22 70:1 83:11.13 125:3.5 180:20 191:5 218:22 247:20 285:9 293:13 303:1,4 310:18 think 6:13 7:7,21 10:12 11:1 14:16 19:15 20:1 20:20,22 22:5 23:14 24:15,22 32:14 35:2 36:11,20 37:15,16 38:5 39:7,13 42:5 43:3 57:2 61:12 64:16 72:10 82:1 87:21 92:17 93:10 94:18,20 94:21 95:11 97:6,7 100:3,7,11 106:3 116:10 117:11 118:9 120:11 124:11 125:16 130:9 133:9 134:13 135:3 136:1,8,10 141:1,21 142:6,16,21 144:4 146:11 150:4 150:22 153:18 157:9 158:11 162:7 177:15 182:4 189:1,4,16 194:4,17,17 198:9 200:11 208:15 209:1 213:18 215:9 216:5,6

216:7,13,22 219:1,17 219:18.18 222:9 235:11 238:21 239:2 239:2.10.17.18.19 241:20 247:20 253:13 255:5 258:15.20 261:7 263:11 269:19 273:3 276:9 277:19 282:2 284:8 292:4.21 300:18 301:3 304:16 304:22 310:16,22 311:4,5 thinking 130:21 135:4 thinks 82:4 third 4:7 70:17 91:15 95:10 202:4 236:21 Thirteen 149:20 thirty-five 138:11 **Thompson** 132:10 thoroughly 295:20 thought 8:18 79:17 101:5 106:16 168:22 193:4 304:18 thoughts 91:6 threaten 21:14 threatened 20:8 61:11 247:3,13 three 6:2,3 36:14 37:16 69:5 71:13 87:7,17 101:20 106:3,3,8 138:10 142:7,10 147:10 236:19 Three-fifty-five 231:12 three-ring 153:15 Three-twenty-four 234:7 Three-twenty-four-A 222:11 Three-twenty-seven 246:8 **Tide** 96:8,8,12,14,18 97:6,9,13 Tim 33:19 35:15 244:9 time 5:14 6:7 9:8 12:20 13:2 15:9 24:4 33:10 34:20 35:10 37:12 41:21 50:11,13,18 55:7.11 56:8 57:3.9 59:16 65:21 68:4 75:13 79:19 82:16 83:15 87:20 105:11 106:13 114:13 121:11 121:17 132:3 140:1 157:12 159:4.11 162:22 164:8 180:20 181:8,19 191:16

195:6 210:20 215:13 236:3 242:10 250:9 254:7 255:14 273:16 285:11 298:22 300:19 305:11 306:1 310:13 timely 12:9 164:2 167:5 167:6 176:6,7 times 15:16 37:9 159:17 162:6 192:7 232:2,3,5 title 53:14 54:8 55:10 116:9,22 120:8 247:5 247:10,14 248:18 titles 14:17 15:3,7 16:3 16:13 20:16,18 53:12 54:14 56:11 71:2,3,6 71:8 84:18 109:19,22 112:5,11 114:2,14,15 117:19 119:16,17,18 119:21 121:19 122:13 122:16,22 126:22 127:14 129:8 131:19 132:17,20 136:7 139:16 144:11,21 145:5,13,14 147:2,5 154:1 166:16,17 167:4,7 173:22 175:19 176:5,12 177:1,16 179:13 180:9 308:9 310:8,8 310:20 311:11 today 246:18 259:20 279:1,10 told 51:10 75:13 165:1 167:10 171:6 174:14 176:20 273:22 top 22:9 24:22 89:20 131:20 136:14 178:17 188:12 194:21 topic 168:22 169:3 261:18 total 16:14 toto 252:13 touch 252:6 touched 14:12 trace 192:6 Tracee 160:5,7,10 161:3 162:18,21 163:13,15 164:2,9,10 164:11,15,20 165:5,6 165:8,16 166:3,5,6,14 166:21 167:2 169:9 169:14 170:22 171:5 171:13 173:2,11,13 175:5 252:5,21

254:19 262:17 263:1 263:13 294:2.4 295:10 296:7,10,14 296:21,21 Tracee's 167:6 173:15 173:21 174:1 176:12 trail 52:7 transcript 168:3,4,6,13 168:20 170:1,13 171:20 174:3,22 252:9,17 254:12 256:7,10 269:12 transcription 256:9 transfer 20:11 21:11 transparent 23:9,16 trial 55:22 Tribunal 243:17 trick 203:2.6 tried 155:2 310:11 trip 104:18 true 25:21 70:21 104:7 104:14 173:19,19 184:15 198:7 247:6 truly 210:10,10 trust 248:16 261:8 262:3 truth 19:12 301:9,9,10 try 151:18 176:5,18 196:10 203:8 trying 27:20 47:1 111:20 114:10 115:15 118:7 148:5 171:3 173:22 174:10,15,18 176:9,11 180:5 192:6 195:8 201:12 216:8 229:10,12 235:1 261:20 267:19 270:4 279:9 294:21 299:4 307:5 308:4,13 311:7 **Tuesday** 1:14 55:12 56:15 turn 77:13 138:7 177:1 206:9,14 217:3 222:8 238:1 247:20 250:15 255:18 256:8 263:16 266:4 272:6 275:1 289:11 turned 164:18 turning 26:13 69:1 TV 135:7 190:15,22 193:13 198:6 twenty 34:10 Twenty-five 160:20 Twin 135:7,8,15 two 5:18 33:7 37:15

97:12 101:20 106:7 111:6,9 123:4 134:21 136:21 140:10 149:16 175:19 177:2 178:9,9 178:11,12,17 182:4 203:3 204:14 218:1 222:5 229:8 231:21 231:22 233:2,20 255:19,20 268:4 272:18 283:5 299:2 type 80:4 types 42:10 303:3 50:7 265:20 U 87:22 90:17 116:16 243:18 244:18

Typically 276:18 typographical 49:21 **U.S** 41:3 42:1 87:18.20 116:17 128:21 161:18 **UK** 136:5 ultimately 49:14 84:16 128:14 141:19 182:3 205:18 296:3 unambiguously 214:20 unbeknownst 28:14 **uncommon** 154:19 underlying 211:1,21 understand 13:19 17:13 23:6 26:9 31:18 45:8 53:6 56:7 57:5 63:5 65:18 72:21 74:21 80:12 84:8 85:15 93:19 99:3 110:3 112:2 119:14 120:7,9 124:16 158:3 158:20 168:5 171:11 179:12 187:16,21 199:1,2 210:1 211:8 211:15 212:1 214:6 216:1 223:5,7 265:22 287:18 understanding 18:21 22:20 28:6 53:19 62:15 96:11,20 97:11 110:21 180:7 200:3 210:13 understated 173:15 understood 10:19 13:6 19:14 198:21 295:4 unexecuted 95:7 unfettered 215:12,19 unique 277:19 282:14

unknowingly 28:14 unnecessarily 255:13 unrelated 216:9,9 unresponsive 41:14 untimely 171:9 updated 50:14 upset 17:15 18:22 19:14 Urban 36:1,6,14 37:10 38:8 245:9,12,14,16 245:20 use 6:17 78:20 82:17 181:15 271:11 useful 150:22 uses 78:21 **Usually 302:20**

V 302:11 vague 138:16 variety 95:14 113:7 135:2 283:8 various 38:4 268:7 286:10 308:10 Venevision 137:19 veracity 212:13 verify 189:7 verisimilitude 257:7 Vernon 3:5 22:15 202:18 216:16 217:19 217:21,22 218:6,13 218:14,14 219:12,16 300:19 301:4,14,21 302:8,11 304:1 **Vernon's** 225:21 Verseau 136:18 version 80:3 91:13 101:7,17 102:1 106:21 107:3 Vice 112:17,20 Victor 302:11 VICTORIA 2:9 Victory 177:20 Videofilms 136:19 videos 146:18 viewed 282:19 violates 118:9 virtually 115:9 217:15 visiting 30:20 vitriolic 23:4 Voice 177:19 volume 1:13 255:19,20 270:6 282:21 volunteering 300:15 vying 182:2

41:4 72:8 79:15 96:21

unit 157:11

United 296:18,18

wait 313:14 waiting 289:17 walk 18:4 walked 251:6 want 8:19 26:8 33:9 45:6 50:9 67:21 70:9 78:20 81:20 82:17 91:3 125:2,11,14 126:2 127:11 128:15 163:21 180:19 189:20 191:17 195:18 220:14 237:15 243:12 246:21 248:2 250:13 252:7 255:13 269:6 280:20 308:16 312:5 wanted 8:9 15:7 22:6 27:13 59:22 60:1,3 95:20 97:19 98:18 167:6 274:11 295:14 304:14 305:17 306:6 308:15 wants 59:15 108:22 189:3 warned 24:3 warranted 123:4 warranty 44:19 Wars 116:6,8 126:2,3,6 128:20 177:17 Wars/Beast 116:13 Washington 1:2,18 2:11,15,21 wasn't 8:21 12:19 24:9 32:3 90:6 102:8 134:21 139:14 143:9 163:7 167:5 190:8 191:10,12,14,15 192:13,15 198:7 216:6 255:8 268:17 299:3 300:14 waste 255:13 wastes 285:11 way 38:9 53:17 57:15 58:12 78:7 90:4 96:15 161:16 186:10 205:13 205:22 233:22 259:2 261:10 277:22 279:15 280:12 281:2,15 ways 262:9 we'll 6:17 31:7 83:17 109:1 125:3 151:4,9 154:5 185:13 248:19 we're 5:13 9:11 10:17 11:2 13:18 18:14 19:12,13 21:14 45:5 57:1 59:9 60:4,6

67:13 89:11,22 114:10.13 134:2 137:15 138:1 143:2 154:4,4 165:11 179:21,21 203:3 223:3 229:16 250:19 261:17 262:6 282:16 we've 23:15,15 28:13 33:8 47:8 48:21 67:3 78:7 137:20 151:14 156:3 162:5 212:22 216:22 255:14 292:22 299:12 305:3 wealth 223:9 website 50:11,12 week 10:12 11:1 26:6 114:19 118:14,15 weeks 13:1 87:21 weight 67:6,8 128:2 Weissler 41:8 well-known 42:15 went 66:19 83:20 114:9 115:14 119:22 152:3 154:7 161:18 179:16 180:10 192:1 230:2 250:22 271:10 306:11 313:20 weren't 8:21 190:21 271:14 285:10 286:19 wet 251:13,14 whatsoever 55:8,14 56:5 278:10 white 122:12 **WHITNEY 2:19 WHITTLE 288:9** wholly 75:15 wide 113:6 Willie 59:10 139:21 142:1,3,13 143:7,9,16 144:2 Wilson 59:10 139:21 142:1,3,14 143:7,9,16 144:3 wind 17:19 Winthrop 2:10 wished 32:11 wishes 214:21 withdraw 44:10 112:8 withdrawing 36:17 92:16 93:4 withdrew 87:10 withheld 60:17 withholding 61:13 witness 12:7 15:12,19

28:8 32:2 41:20 43:12 44:16 46:22 49:8 50:8 51:9,17 53:1 59:5,8 61:18 62:2,18 63:6,14 64:14 65:10 71:21 74:6 81:11.12 82:3.15 83:9 90:8.11.12 93:6 108:2 112:16 113:3 114:6 116:4 117:5 118:8 120:13 121:10 121:22 122:8 125:7 126:1.18 128:4 130:7 130:12 138:16.21 141:8 143:19 144:2 145:5,11 146:4,11 148:15 150:4,10,15 151:16 156:1,5 165:15 167:15 170:12 170:13,14,18 176:17 183:20 184:6 185:3 188:8 195:8 196:12 196:16,22 199:1 202:11,13 204:5 219:6 220:21 228:3,9 235:6 241:1 242:19 255:20.22 256:3 270:3.7,11.19 271:20 282:4 284:11.14 285:16,20 288:14 289:9 292:14 301:11 301:17 302:10,13 303:12,15 304:3 307:5,9 311:7 witnesses 3:2 82:5 Wittbacht 3:13 52:12 266:10 wondering 136:15 word 78:20 80:3 172:9 222:3 242:15 306:13 words 155:5 196:11 216:8 239:6 257:14 257:17 work 78:7 116:11 157:11 254:4 265:4 worked 151:18 158:16 171:16 233:22 working 40:7 191:16 210:17 works 119:7,9 158:3 233:1 299:6 Workshop 91:14 Worldwide 2:2 3:11 4:2 22:10 39:3,6,9,16 40:4,7,15 41:7,18,19 42:3,8,9 43:6,13,20 44:2,14,20 45:15,19

110:5,9,14 111:1 112:10 113:11,20 114:4 122:9,19,21 123:11 124:1 127:16 164:15 210:14 218:12 225:20 237:16,19 238:6,10,16,18 239:7 239:8.14.15 240:12 272:14 275:3 301:16 worldwidesq@aol.com 290:13.14 worry 6:14 251:16 wouldn't 62:11 161:20 162:1,4 197:19,20 198:1 206:1 221:13 276:18,21 277:1 wrap 162:8,8 169:1 writing 166:13 172:12 written 27:6 29:4,5,10 69:12 115:8,11 117:1 125:12 131:4 139:14 158:22 159:10 221:7 221:20 230:4 234:13 237:10 242:18 254:13 268:21 wrong 10:2 125:17 143:2 150:7 172:15 197:7 wrote 267:21 290:13 291:3,8 **WSG** 164:11 166:3,17 173:2 175:11,13,16 181:16 182:2,8 184:13 188:19 191:22 210:18,19 219:7 222:15,21 223:13 224:6,8,11 235:16 272:14 296:1,16 297:17 306:16

XUS 88:16 90:17

WSG's 166:6

Y
yeah 33:22 38:12 135:6
304:4 305:11 308:3
308:22 312:18
year 4:12 28:10 36:14
36:20,20 37:19 38:6
42:1 47:17 48:9 49:13
49:20 50:17,20 51:2
55:18,18,19,19 56:2
56:22 57:1 58:2,2,8,8
58:10,10 63:19 64:21
67:10 72:8,9 73:15

16:5 17:16 18:17 21:5

21:8 22:1 27:21 28:1

74:14 76:2 88:20 10:10 66:19 **157** 3:4 10:16 66:20 92:14,17,18 93:4,7,7 10:33 83:20 93:8 97:6,7 109:14 10:52 83:21 158:7,17 163:1 164:6 101 1:17 48:22 72:5 172:19 197:18 199:19 200:1 221:17,18 84:21 269:15,18 225:7,12,17 226:11 270:9,9 281:8 291:20 226:17 227:11 228:15 **106** 270:13 107 3:20 253:2 280:22 years 30:18 32:17 56:4 10786 2:5 56:12 60:15 64:1.16 109 4:4,12,12 303:9,13 65:1 72:8 116:9 303:14 307:12,16,19 122:20 134:7,8 157:7 **11** 149:15 229:6 160:22 195:1 197:22 **11:55** 290:12 221:12,12,18 226:6 **11:58** 152:3 230:16 243:4,7,20,22 110 4:6 308:20 309:10 277:17 299:22 305:9 309:13,16 yesterday 5:7 6:7 7:1,7 **111** 4:7 309:20 311:13 14:13 15:22 21:20 311:16,21 27:18 161:2 237:15 **112** 4:9 312:3,20 313:1 271:3 313:4 York 18:3 38:20 41:6 **1124** 168:13 169:18 97:3 **113** 313:8 younger 136:4 **1132** 169:22 170:2 **1145** 171:19 Z **115** 84:21 85:10 86:22 88:15 92:22 95:2,22 Z 116:12,16,17 125:14 98:15 132:22 133:20 125:22 126:4,7 128:22 137:17 117 4:2 **118** 3:9 7:6,9 8:14 9:14 00 182:20 206:17 220:7 9:17 **119** 3:10 9:7,21 11:13 229:5 231:20 02 190:22 191:18 193:8 14:8 12 312:11 193:18,18 197:3 **120** 3:12 33:16 34:7,14 202:21 204:8 272:19 **121** 3:18 88:10 89:6 03 182:21 206:18 220:7 91:10,21 229:5 231:20 237:10 **04** 232:20 233:19 **122** 153:6,7 123 4:3 149:2 152:8,9 236:15 152:11,20 **05** 191:1,18 193:8,18,18 **1233** 2:14 197:4 202:22 204:9 124 3:11 21:18 22:10 **069** 266:4,6,15 24:6 29:18.22 09 232:20 233:19 **125** 4:2 117:17,21 124:9 236:15 129 6:1 1 12th 230:19 232:22 **13** 25:19 106:21 146:2,8 1 89:15 152:11 226:17 227:21 266:7 280:22 146:10 147:15 149:5 149:7 150:5 168:14 282:21 290:12 1,000 292:22 293:1 169:17 14 3:10 32:17 99:15 **1:00** 151:10 1:14 152:4 140:16 172:12 10 95:22 149:16 160:22 14th 35:1,3,5 172:17 168:14 169:17 171:21 **15** 5:19 83:18 170:2

15th 27:7 **168** 184:3 185:8 188:17 **17** 183:21 254:20 **170** 198:17 **173** 200:16 **17X** 169:18 172:5 173:9 177:3 256:11 **18** 13:10 243:6 **1818** 2:20 **186** 4:12 **187** 4:12 18th 12:1 **19** 188:4,9 241:3 **1996** 163:16 164:2,3,21 171:18 173:4,4 176:8 176:12 296:13 **1997** 17:18 18:2 168:7,9 172:17,22 210:16 212:22 296:3 **1998** 39:7,7 **1999** 4:17 39:8 87:18 88:17 90:18,19 91:1 203:12 252:3,9,18 311:10 **1999-2009** 1:10,11 4:5,6 4:8,9 303:20 1st 224:20,21 227:4,6 227:12 236:20 2___ **2** 1:13 12:2 217:10,11 245:17 254:20 281:1 309:5 312:11 2:55 250:22 20 134:7 157:7 2000 4:12 25:6 32:18 49:11,21 50:16,21 72:9,12,22 85:16 87:20 90:20 92:16,18 93:8 99:21 100:1 109:14 214:18 221:10 265:11,19 272:4 273:3 279:2,11,16,20 287:17 2000-2003 15:5 24:21 74:22 84:9 87:9 92:7 96:10 220:13 221:2 226:5,6 304:8,13 305:20 308:16 312:17 2000-2009 93:10 2000/2003 279:8 2001 49:12 51:2 63:19 97:8 195:1,16,20 221:10 226:11,15

265:16,19 2002 50:21 72:9,10,12 97:7 181:3 188:14 190:16,21 191:5,20 192:6,9 194:1 195:1 195:13,21 197:18 198:7 199:12,16,22 200:18 201:18 202:1 221:10 225:1,7 226:11,14 227:8,11 272:20,22 278:11 2003 25:7 32:18 39:13 49:11 72:22 85:17 181:6,12 191:6,21 192:9,11 194:1 195:1 197:18 199:22 214:19 221:10 224:21 225:5 225:12,15,17 226:17 227:6,11,12 228:15 228:16,18,20 234:13 234:14 235:20 236:20 236:21 272:4 273:3 279:3,4,12,16,20 287:17 297:5,10,16 297:22 20036 2:15,21 **20037-1122** 2:11 2004 31:11 181:6,12 192:11 195:2 225:2 225:12,13,16 228:14 228:19 230:16 243:20 243:22 297:11,18,20 297:21 2004-09 1:7 2004-2009 1:6 303:21 **2005** 182:5 190:14,16 192:6,18 198:7 199:12,17 200:18 201:18 202:1 297:20 297:21 2006 41:22,22 **2007** 41:21 42:2 245:20 2008 3:20 100:10,20,20 101:10,12,13,16,18 102:4,13 103:1,21 106:19,21 107:2 2009 92:16 230:17 243:20,22 311:10 **2010** 9:1 2011 10:12 13:10 218:10 226:2 229:6 235:22 236:21 237:6 **2012** 221:21 237:9 248:4,15 273:3 278:11 289:8 290:12 **2012-6** 1:5

181:6 200:18 245:4,6

152 4:3

11	t	
2012-7 1:10	324-A 223:18	68 3:13
2013 37:17,18 230:19	324-B 224:10	69 3:13 52:3,7,18 55:11
232:22 236:3,17,19	324-C 225:18	67:14,18
2014 1:15 25:20 27:13	324-D 234:5 235:15,21	6th 253:1
37:21 38:7 104:2	325 238:2	
106:21 241:3 242:8	326 241:6 246:7	7
242:21 244:7 245:5,7	327 243:1 246:4 248:2	7 3:3 152:11 170:6
245:13,17 246:3	327-C 248:1	241:14 284:18 286:1
202 2:11,15,22	328 243:10,13 298:4,7	287:10
20th 2:14	329 244:8	7:46 248:4,7
21 254:21 255:2	331 245:10	70 3:17 77:5,18 80:9
213 2:6	335 138:9	82:7,11
22nd 242:8,21	336 4:11 108:1 109:3,6	703 2:14
23 225:10 228:16	120:5,17	71 3:15
236:21	34 3:12	74 254:20
230 4:13	354 4:12 185:19,22	78 243:4
2300 2:1,0	187:2,9,13 188:5,6	7C 248:2
231 4:13	200:16	
23rd 225:15 226:2	355 4:13 230:7,10,13	8
227:22 228:18,20	231:1,9,16	8 82:12 254:21 255:3
234:13 235:20	355-7900 2:22	82 3:17
24 104:1 217:10,12	39 5:18	86 3:15 68:11,17 71:12
24th 103:5	00 0.10	71:16
25 6:1 134:8 160:22	4	8th 2:21
254:20	4 3:14 60:20 67:19 95:5	0111 2.21
253 4:17	243:13 270:6 282:22	9
256 3:4	4:15 300:17	
264 4:18	4:28 313:21	
26th 35:10	408-7600 2:15	
28 181:6	418 254:21 255:2	
288 4:20	443 254:21 255:2	
289 4:20	4459 95:22	
29 3:11 248:3,14	4470 96:1	
293 3:3	,	
2nd 8:22 244:7 245:13	5	
246:3	57 98:21	
210.0	5th 253:1	
3	0200	
3 3:16 71:17 270:6	6	
298:8	6 153:19 155:18,20	
3:32 251:1	60 243:7	
30 218:10 221:21	60,000 14:17 16:2	
235:21 236:21 237:6	605 4:18 263:17,20	
301 3:6	264:4,10,13,17	
304 167:17 168:18,19	62 3:20 100:15,17,18	
170:1 171:20 173:10	102:14,19,21 103:3	
255:18 256:2	103:22 104:1,5	
307 4:4	107:12,15,19	
308 130:2,5	624-1996 2:6	
309 4:6	625 54:19	
30th 11:20 89:16	628 4:17 252:8,11 253:5	
311 4:7	253:6,12 254:5	
313 4:9	632 4:20 288:8,9,11,18	
32 5:17	289:12,20 290:2,10	
3219 272:7	64,000 16:12	
324 217:4 222:8,12	663-8000 2:11	
H -,	1	